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CANADIAN WAR ORDERS AND REGULATIONS 1945

WARTIME PRICES AND TRADE BOARD

OFFICE CONSOLIDATION

VOLUME VII

BOARD ORDERS NOS. 529 TO 600 INCLUSIVE

July, 1945, to December, 1945

with

Appendix containing Board Orders
previous to No. 529, herein consolidated

*Published under authority of Order in Council
P.C. 10793 of 26th November, 1942*



OTTAWA

EDMOND CLOUTIER, C.M.G., B.A., L.Ph.,
KING'S PRINTER AND CONTROLLER OF STATIONERY

1946

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Canada. Wartime Prices and
Trade Board

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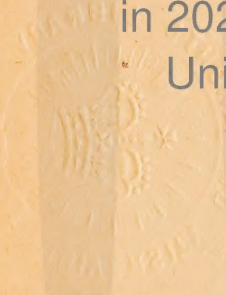

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EXPLANATORY NOTES

This Volume covers Orders of the Board Nos. 529 to 600, both inclusive, issued July to December, 1945, originally published in Canadian War Orders and Regulations. An Appendix is added containing Board Orders previous to 529, herein consolidated.

The following Orders are referred to in this Volume in their proper sequence but are not reprinted:

1. Orders revoked or no longer effective.
2. Orders which merely revoke prior orders.
3. Amending Orders if their provisions are consolidated with the Orders they amend as reprinted in this Volume or in any prior volume.

The General Index in this Volume relates to all Orders of the Board up to No. 600 which at the time of going to press remained in force. An Index to the Appendix is also included.

The number at the top right or top left-hand corner of each page is the number of the Order first printed or referred to on that page.

THE WARTIME PRICES AND TRADE REGULATIONS

as established by

Order in Council P.C. 8528 of November 1, 1941

and amended by

Order in Council P.C. 8762 of November 10, 1941

Order in Council P.C. 8837 of November 13, 1941

Order in Council P.C. 9030 of November 19, 1941

Order in Council P.C. 5092 of June 15, 1942

Order in Council P.C. 5109 of June 16, 1942

Order in Council P.C. 10277 of November 10, 1942

Order in Council P.C. 11595 of December 22, 1942

Order in Council P.C. 3206 of April 22, 1943

Order in Council P.C. 6808 of August 30, 1943

Order in Council P.C. 6242 of August 18, 1944

Order in Council P.C. 8910 of November 24, 1944

Order in Council P.C. 385 of January 18, 1945, and

Order in Council P.C. 4410 of June 22, 1945.

[8528]

AT THE GOVERNMENT HOUSE AT OTTAWA

SATURDAY, the 1st day of November, 1941

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 2516 of the 3rd day of September, 1939, the Wartime Prices and Trade Board was constituted and the Wartime Prices and Trade Board Regulations were made and established to provide safeguards under war conditions against any undue enhancement in the prices of food, fuel and other necessities of life, and to ensure an adequate supply and equitable distribution of such commodities;

And whereas by Order in Council P.C. 3998 of the 5th day of December, 1939, the said Regulations were amended and consolidated;

And whereas by amendment of Section 88 (a) of the Special War Revenue Act and by Order in Council P.C. 7373 of the 13th day of December, 1940, the provisions of such Regulations were extended and made to apply to the jurisdiction respectively conferred upon the Board in respect of the War Exchange Tax of 10 per cent on the value for duty of imported goods and in respect of goods specified in Schedules One and Two to the War Exchange Conservation Act, 1940.

And whereas by Order in Council P.C. 6834 of the 28th day of August, 1941, the said Regulations were amended and consolidated, extending the jurisdiction of the Board to goods and services, providing that public control of the prices of goods and services should be exercised by or with the concurrence of the Board, and making provision for co-ordination with the Wartime Industries Control Board and Controllers appointed on the recommendation of the Minister of Munitions and Supply and for co-operation with other governmental departments and agencies;

And whereas by Order in Council P.C. 8527 of the 1st November, 1941, the Maximum Prices Regulations were made and established, to be administered by the Board under powers conferred by the Wartime Prices and Trade Regulations and, in order that the Board may more effectually perform its duties, it is deemed advisable that additional powers be conferred upon it, and that the latter Regulations be strengthened in some respects;

And whereas it is deemed advisable to consolidate the Regulations as amended and, to that end, to rescind such Regulations and to make and establish in substitution therefor the Regulations hereinafter set forth;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under and by virtue of the powers conferred on the Governor General in Council by the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927 and otherwise, is pleased to order and doth hereby order as follows:

1. The Wartime Prices and Trade Board Regulations made by Order in Council P.C. 6834 of the 28th day of August, 1941, are hereby rescinded.

2. The Regulations hereinafter set forth are hereby made, established and substituted for the Regulations hereby rescinded.

3. The powers of the Wartime Prices and Trade Board and the provisions of the Regulations referred to in Section 88 (a) of the Special War Revenue Act and in Order in Council P.C. 7373 of the 13th day of December, 1940, shall be held and construed to be those contained in the Regulations hereby made and established.

REGULATIONS RESPECTING GOODS AND SERVICES IN TIME OF WAR

Title

1. These regulations and any amendment or addition thereto may be cited as The Wartime Prices and Trade Regulations.

Interpretation

2. (1) For the purposes of these regulations, unless the context otherwise requires,
 - (a) "Administrator" means any person appointed as a Co-ordinator or an Administrator by the Board with the approval of the Governor in Council;
 - (b) "basic period" means the four weeks from September 15, 1941 to October 11, 1941, both inclusive;
 - (c) "Board" means the Wartime Prices and Trade Board;
 - (d) "Chairman" means the Chairman or a Deputy Chairman of the Board;
 - (e) "Controller" means a Controller who is a member of the Wartime Industries Control Board;
 - (f) "goods" include any articles, commodities, substances or things;
 - (g) "licence" means a licence granted or issued by the Board under these regulations;
 - (h) "markup" means the amount added to the cost price in figuring a selling price to cover overhead and profits;
 - (i) "member" means a member of the Board;
 - (j) "Minister" means the Minister of Finance;
 - (k) "offence under these regulations" means any contravention of or failure to observe any of these regulations or any order;
 - (l) "order" means and includes any general or specific order, requirement, direction, instruction, prescription, prohibition, restriction or limitation heretofore or hereafter made or issued in writing by or on behalf of or under authority of the Board in pursuance of any power conferred by or under these regulations or any other Order in Council or Act of Parliament or concurred in by the Board or chairman pursuant to these regulations;

- (m) "price" includes the price of goods and the rate, rental or charge for the hire or use of any goods or for the supplying of any services;
- (n) "regulation" means any of these regulations and any amendment or addition thereto;
- (o) "sale" includes sales, leases, consignments, exchanges and other transfers or dispositions of goods, the supplying or performing of services, and contracts for any of the foregoing; and the words "sell", "seller", "buy", "buyer" and "purchase" shall each have a similarly extended meaning;
- (p) "Secretary" means the Secretary or Assistant-Secretary of the Board;
- (q) "services" means the following specified services and any activities or undertakings associated therewith or ancillary thereto, and also any activities or undertakings that may hereafter be designated by the Board as services for the purposes of these regulations:
 - (i) the supplying of electricity, gas, steam heat and water;
 - (ii) telegraph, wireless and telephone services;
 - (iii) the transportation of goods and persons, and the provision of dock, harbour and pier facilities;
 - (iv) warehousing and storage;
 - (v) undertaking and embalming;
 - (vi) laundering, cleaning, tailoring and dressmaking;
 - (vii) hairdressing and beauty parlour services;
 - (viii) plumbing, heating, painting, decorating, cleaning and renovating;
 - (ix) repairing of all kinds;
 - (x) the supplying of meals, refreshments and beverages;
 - (xi) the renting and exhibiting of moving pictures;
 - (xii) manufacturing processes performed on a custom or commission basis;
 - (xiii) the supplying of services performed by optometrists and opticians;
 - (xiv) the laying of carpets, rugs and linoleum;
 - (xv) the dyeing of furs; the dressing of furs;
 - (xvi) the slaughtering or dressing of animals or poultry on a custom or commission basis;
 - (xvii) the breaking and separating of eggs on a custom or commission basis;
 - (xviii) the pasteurizing of milk, cream or honey on a custom or commission basis;
 - (xix) the packing or packaging of any goods on a custom or commission basis;
 - (xx) the drying of any goods on a custom or commission basis;

and the Board may specify any activity or undertaking as one that shall be deemed to be associated with or ancillary to any service specified in or designated under clause (q) or to be or be included in a service so specified or designated.

(2) All provisions of the Criminal Code relating to search warrants shall extend to and be applicable in respect of every offence under these regulations that has been or is suspected to have been committed.

(3) Unless and until action is taken by or on behalf of or under authority of the Board which conflicts with action taken by an authority heretofore or hereafter properly constituted under or pursuant to a statute of the Dominion of Canada or of a province or regulation made thereunder these regulations shall not be construed as superseding such Dominion or provincial statute or regulations; provided that, subject to the powers of the Board to exempt any person or any goods or services or any transaction wholly or partly from the provisions of these regulations, no such authority shall fix or approve the specific or the maximum or the minimum price or markup at which any goods or services may be sold, offered for sale or supplied or fix or limit, or approve the fixing or limiting of, the quantities of goods or of services that may be sold, supplied or distributed except with the written concurrence of the Board unless

that concurrence has been expressly dispensed with by Parliament or by order of the Governor in Council; and provided further that, in the absence of such concurrence, any action heretofore taken or that may hereafter be taken by any such authority which is repugnant to any of these regulations or to any action by or on behalf of or under authority of the Board shall be of no effect so long as and to the extent that it is so repugnant.

(4) In the event of any conflict between these regulations or any order and any law in force in any part of Canada, the provisions of these regulations or of such order shall prevail.

(5) Subject to any action taken by the Governor in Council after November 1, 1941, His Majesty in right of Canada or of any province of Canada shall be bound by the provisions of these regulations and of any order.

(6) Expressions used in any order shall, unless a contrary intention appears, have the same meaning as corresponding expressions in these regulations.

Wartime Prices and Trade Board

3. (1) There shall be a Board, to be called the Wartime Prices and Trade Board, consisting of

- (a) the Chairman and members heretofore appointed by Order in Council, and such members as may be appointed hereafter by Order in Council, and
- (b) the Chairman of the Wartime Industries Control Board, or, in his absence, such other member thereof as that Board may designate, and
- (c) a temporary member or temporary members, being that Controller or those Controllers upon whom powers have been conferred under and by virtue of any Order in Council over any goods or services in respect of which action by the Wartime Prices and Trade Board is being considered, or, in the absence of any such Controller, any person nominated by the Chairman of the Wartime Industries Control Board to represent such absent Controller, to serve as member or members during such consideration;

such members to hold office during pleasure.

(2) The Board may establish at any place or places in Canada such office or offices as are required for the discharge of the duties of the Board, and may provide therefor the necessary accommodation, stationery and equipment.

(3) In order to assist the Board in the performance of its duties, the Board may, whenever it deems it necessary (a) appoint, with the approval of the Governor in Council or the Civil Service Commission, any person to any office under any title, and every person so appointed shall receive such remuneration as the Board may determine with such approval: provided that any person so appointed may thereafter be appointed by the Board without additional remuneration to such other office under such other title as the Board may determine, and (b) appoint any person to any office under any title without remuneration other than reimbursement of his actual transportation, living and other out-of-pocket expenses incurred in connection with the performance of his duties.

(4) The Board may exercise its powers by order or otherwise and may from time to time delegate to any person and authorize him to exercise from time to time such of the powers of the Board on such terms as the Board deems proper and the signature or counter-signature by the Chairman of any order purporting to have been made by such person under authority of the Board shall be conclusive evidence of such authority, but nothing in these regulations shall be construed as requiring such signature or counter-signature.

(5) The Board may by agreement borrow the services of persons employed in any department or agency of the Government or employed by any company or individual, and may pay remuneration to such persons or reimburse their employer for all or part of their remuneration by way of specific payments or lump sum payments or otherwise, in such amount as may be approved by the Governor in Council.

(6) The Board shall hold its sessions and conduct its business and proceedings in such manner as may seem to it most convenient for the speedy and efficient discharge of its duties and may make such rules as may seem expedient for the conduct of its proceedings not inconsistent with the provisions of these regulations.

(7) In any proceedings in any Court,

- (i) any document certified by the Chairman or Secretary to be a true copy of the minutes of any meeting of the Board or of any extract therefrom shall be received as conclusive evidence that any transaction or decision therein recorded was made or taken;
- (ii) any order, licence or other document purporting to be made or issued by or on behalf of or under authority of the Board shall, if signed or countersigned by the Chairman or the Secretary, be received as conclusive evidence that such order, licence or other document was so made or issued;
- (iii) any document certified by the Chairman or Secretary to be a true copy of any order, licence or other document made or issued by or on behalf of or under authority of the Board shall be received as conclusive evidence that such order, licence, or other document was so made or issued;
- (iv) any document purporting to be signed or countersigned by the Chairman or Secretary of the Board shall be received in evidence without proof of the signature or official character of the Chairman or the Secretary as the case may be;
- (v) evidence of any order or other document may be given by the production of a copy thereof purporting to be printed by the King's Printer for Canada but nothing herein contained shall require proof thereof by such mode;
- (vi) the affidavit of an Administrator or other official of the Board sworn before any commissioner or other person authorized to administer oaths, that he has knowledge of the facts, that he is such Administrator or official and that an annexed document is a true copy of an order, form or other document made, issued or prescribed by him or by his predecessor in office under authority of the Board, shall be received as *prima facie* evidence that he is such Administrator or official and that such order, form or other document was so made, issued or prescribed by him or by his predecessor in office under the authority of the Board; and such affidavit shall be received without proof of the signature or official character of such Administrator or official and without proof of the signature or official character of the person before whom such affidavit was sworn;
- (vii) a certificate signed by the Chairman or the Secretary stating that a document therein described was concurred in by or on behalf of or under authority of the Board shall be received as conclusive evidence that concurrence in such document was given by the Board.

(8) Any five members of the Board shall constitute a quorum.

(9) All expenses lawfully incurred under these regulations, including travelling expenses of the members of the Board, shall be payable out of moneys provided by Parliament.

Powers and Duties of the Board

4. (1) The Board shall have power

- (a) to investigate, of its own motion or on complaint, costs, prices, profits and stocks of goods and materials of any person engaged in the manufacture, importation, exportation, production, storage, transportation, supply or sale of any goods or services or any alleged or apparent offence under these regulations, and for the purpose of any such investigation the Board shall have all the powers of a commissioner appointed under the provisions of the Inquiries Act;
- (b) to enter any premises and to inspect and examine any or all books, records and stocks of goods and materials in the possession or control of any person and to require any such person to produce such books and records at any place before it or before any person appointed by it to investigate, and to take possession of and remove any or all of such books and records;

- (c) to require from time to time any person who manufactures, imports, exports, produces, stores, supplies, sells, buys, acquires or accumulates any goods or services to furnish in such form and within such time as the Board may prescribe written returns under oath or affirmation showing such information as the Board may consider necessary with respect to such goods or services;
- (d) to make public its findings or report in the case of any investigation or to withhold such publication if it considers the public interest would be better served by such withholding;
- (e) to refer to the Attorney General of any province information respecting any alleged offence under these regulations;
- (f) to fix specific or maximum or minimum prices or specific or maximum or minimum markups at which any goods or services may be sold or offered for sale by or to any person; to prescribe the manner in which any such price or markup shall be ascertained; to prescribe what shall constitute or be included in any price or markup; to prohibit purchase or sale at prices which are at variance with the prices or markups so fixed or prescribed; and to require any person to refund to any other person any amount received or collected in excess of any price or markup fixed by these regulations or by or under the provisions of any order; and, in any case in which any person, at any time after an order is made by which he is prohibited from selling any goods or services before the maximum price or maximum markup at which he may sell such goods or services has been fixed by or under authority of the Board, has sold or sells any such goods or services in contravention of such order, the Board shall have power to require such person to refund to the buyer of those goods or services the amount whereby the price at which such person sold such goods or services exceeds the maximum price at which he may sell such goods or services that is fixed by or under authority of the Board subsequent to such sale;
- (g) to prescribe the terms and conditions upon which, and the manner and circumstances in which, any goods or services may be produced, manufactured, extracted, refined, processed, stored, transported, purchased, sold, offered for sale, supplied, assembled, installed, constructed, distributed, exhibited, advertised, delivered, used, or dealt in or with, either generally or by specified persons, and to prohibit transactions and acts not in accordance therewith;
- (gg) to prescribe the maximum brokerage or maximum commission that a person may charge his principal in respect of the sale or purchase of goods or services by the principal, and to prohibit transactions and acts not in accordance therewith;
- (h) to prescribe the terms and conditions under which any goods may be directly or indirectly sold, offered for sale or purchased on terms of deferred payment, and, to this end, to prescribe the terms and conditions under which any loan may be made to any person, the terms and conditions under which any contract or instrument respecting a sale on terms of deferred payment may be purchased, discounted or transferred, and the terms and conditions of advertising the sale or supply of goods or services; and to prohibit transactions or advertising except in accordance therewith;
- (i) to prescribe the kinds, models, types, sizes, standard, qualities, quantities, component parts or materials of any goods or services that may or may not be produced, manufactured, extracted, refined, processed, stored, transported, purchased, sold, offered for sale, supplied, assembled, installed, constructed, distributed, delivered, used or dealt in or with, either generally or by specified persons, and to prohibit transactions and acts not in accordance therewith;
- (j) to require any person to obtain licences or permits from the Board or from any person specified by the Board; and to issue, reissue or refuse to issue licences or permits to any persons; to grant general licences or permits; and to fix any fee payable for such licences or permits; provided, however, that the issue to any person of a licence or permit shall not be deemed to affect the liability of such person to obtain a licence or permit as required by any other statute or law of Canada or any province thereof;
- (k) to amend, suspend or cancel any licence or permit issued or granted;

- (l) to prescribe the quantities of, the manner in which, and the terms and conditions under which, any goods or services may be bought, sold, supplied, distributed, delivered or used within prescribed periods of time and to prohibit purchase, sale, supply, distribution, delivery or use except in accordance with such prescription;
- (m) to produce, manufacture, extract, refine, process, assemble, install, construct, store, transport, purchase, sell, supply, distribute, deliver, deal in or use any goods or services, directly or through persons or agencies designated by the Board or acting on behalf of or under authority of the Board;
- (n) to require any person owning or having possession, control or power to dispose of any goods or services to deal with, use, dispose of or supply any such goods or services, in such manner as may be prescribed by the Board; and no use, disposition or supply of any such goods or services in accordance with such manner shall constitute infringement of any mark, design or other private or proprietary right;
- (o) to require any person producing, manufacturing, extracting, refining, processing, storing, transporting, importing, supplying, assembling, installing, constructing, purchasing, selling, distributing, delivering, using or dealing in any goods or services to produce, manufacture, process, extract, refine, store, transport, supply, assemble, install, construct, purchase, sell, distribute, deliver, use or otherwise deal with any such goods or services, in such manner and in such priority to any other business of that person as may be specified by the Board;
- (p) subject to the provisions of Section 7 of the War Measures Act (i) to take possession of any goods or services or any other property; (ii) to require any person to deliver possession of any goods or services to such person as the Board may designate; (iii) to apply to the Attorney General of Canada to issue in any form a warrant for possession directing the sheriff within whose jurisdiction such goods or services are situated or any officer thereunto deputed by him to put the person named in such warrant in possession of the goods or services therein described, which warrant the Attorney General of Canada or the Deputy Minister of Justice is authorized to issue if he is satisfied that with a view to securing compliance with an order validly made under these Regulations it is necessary to do so, and which warrant shall be executed by such sheriff or officer as if it were a warrant or writ of possession issued out of the Superior Court of the province in which such goods or services are situated; and to use and dispose of such goods, services or property in any manner;
- (q) for any purpose aforesaid, to enter into possession of and utilize any land, building, plant and equipment and to use any motive power available;
- (r) to prohibit the formation, commencement, operation, amalgamation, merger, consolidation or transfer of any business or undertaking, as any such expression may be defined from time to time by the Board;
- (s) to prescribe the terms and conditions under which and the manner and circumstances in which any business or undertaking may or may not be formed, commenced, operated, amalgamated, merged, consolidated or transferred;
- (t) to require any person engaged in any business or undertaking to discontinue or limit such business or undertaking in whole or in part in such manner and circumstances as the Board may prescribe;
- (u) to require any person engaged in any business or undertaking to pool or otherwise use, operate or deal with any real and personal property in such manner and on such terms and conditions as the Board may prescribe;
- (v) to approve any arrangement proposed by the operators of two or more businesses or undertakings for the pooling or other disposition of the revenues or profits of such businesses or undertakings or for the establishment of a fund or funds to provide compensation for persons required to discontinue or limit a business or undertaking pursuant to these regulations;
- (w) to require establishment of a fund or funds, in such manner and circumstances as the Board may prescribe, for the purpose of compensation of persons

required to discontinue or limit a business or undertaking pursuant to these regulations; and to require any person to contribute to such fund or funds in such manner and on such terms and conditions as the Board may prescribe; and to require disbursement from such fund or funds to such persons in such sums in such manner and on such terms and conditions as the Board may prescribe; provided that nothing in these regulations shall be deemed to require the Board to make provision for any compensation of any person;

- (x) to require any person to perform such act in respect of any goods or services as is deemed by the Board to be desirable, or to require any person to refrain from performing such act as is deemed by the Board to be undesirable, in order more effectually to enforce its orders or to exercise its powers respecting such goods or services.

(2) The powers vested in the Board by the next preceding subsection, with the exception of those contained in paragraph (f) thereof, shall not be exercised in respect of any articles, commodities, substances, goods, services or things over which or in respect of which a Controller is given authority, jurisdiction or power, except at the request or with the concurrence of the Chairman of the Wartime Industries Control Board; provided, however, that the fact of such request or concurrence or any concurrence referred to in subsection (3) of Section 2 of these regulations shall not be questioned in any proceedings in any court, and no person shall be bound or entitled to enquire or to ascertain whether any such request or concurrence was made or given.

(3) In the exercise of its powers conferred by these regulations or otherwise, the Board shall be responsible to the Minister and, whenever any directions are given by the Minister, all action taken by the Board shall be in accordance with such directions.

(4) Nothing contained in Order in Council P.C. 3238 of the 22nd day of May, 1944, shall be deemed to derogate from any power conferred by or under these Regulations and Sections 2, 3 and 4 of such Order in Council shall not apply to any information obtained in any manner under the authority of these Regulations or of any order, but shall only apply to information furnished pursuant to any requirement or request made expressly under the authority of that Order in Council.

5 (1) The powers vested in the Board by paragraphs (a) and (b) of subsection (1) of Section 4 of these regulations may be exercised by any one member of the Board

(2) The Board may appoint one or more persons to conduct investigations and every such person shall be vested with such of the powers aforesaid as the Board may confer on him.

(3) Each member of the Board and any other person so authorized by the Board shall have power to administer oaths and receive affidavits and statutory declarations.

6 It shall be the duty of the Board

- (a) to arrange, wherever possible through existing government agencies, for the assembling of required statistical data in relation to any part of any trade or industry regarding prices, costs, stock of goods, volume or production, productive capacities, and related matters;
- (b) to refer to the Commissioner of the Combines Investigation Act any information relating to practices which may be violations of the Combines Investigation Act or of Section 498 of the Criminal Code, if, in the opinion of the Board, such practices impede the operation of these regulations;
- (c) to confer with manufacturers, wholesalers, retailers and suppliers as and when it is considered desirable by the Board with a view to enlisting their co-operation in ensuring reasonable prices, adequate supplies and equitable distribution of goods and services;
- (d) to recommend any additional measures it may deem necessary for the protection of the public with respect to goods or services; and in any case where the Board is satisfied that any kind of goods or services is being sold, offered for sale or supplied at a price that is higher than is reasonable and just, or is being unreasonably withheld from sale or supply or that the manufacture, production, transportation, sale, supply or distribution of such goods or services is being unduly prevented, limited or lessened, the Board

may recommend that such goods or services be admitted into Canada free of duty or that the duty thereon be reduced to such amount or rate as will, in the opinion of the Board, give the public the benefit of reasonable competition; or to recommend that such remedial action be taken by way of removal or reduction of duties or taxes on goods or services or by way of the payment of subsidies or otherwise as it may deem desirable in the national interest for the purpose of restraining increases in the cost of living or of offsetting uncontrollable increases in costs provided that no such recommendation shall be made in respect of any articles, commodities, substances, goods, services or things over which or in respect of which a Controller is given authority, jurisdiction or power, except at the request or with the concurrence of the Chairman of the Wartime Industries Control Board.

Maximum Prices

7. (1) Subject to any lower price that may be required by the operation of the provisions of subsection (1) of Section 8 of these regulations, no person shall on or after December 1, 1941, sell or offer to sell any goods or services at a price that is higher than the maximum price for such goods or services pursuant to these regulations; but nothing in this Section shall be construed so as to prevent any person from selling or offering to sell any goods or services at a price lower than the maximum price.

(2) The highest lawful price at which any person sold any goods or services during the basic period shall be the maximum price at which such person may sell or offer to sell goods or services of the same kind and quality; provided, however, that the provisions of this subsection shall not apply so as to supersede or vary any specific or maximum or minimum price fixed prior to December 1, 1941, by or on behalf of or under authority of the Board, or fixed or approved prior to December 1, 1941, by any other federal, provincial or other authority with the written concurrence of the Board, nor so as to fix any maximum price with respect to

- (a) any sale of goods for export where such export is made by the seller or his agent;
- (b) any sale to the Department of Munitions and Supply or any agency thereof;
- (c) the sale by any person of his personal or household effects;
- (d) isolated sales of goods or services by any person not in the business of selling such goods or services;
- (e) bills of exchange, securities, title deeds and other similar instruments;
- (f) sales of goods by auction in cases where such procedure is the normal practice and is followed in good faith and without any intention of evading or attempting to evade the provisions of these regulations or of any order.

(3) Wherever any maximum price has been fixed for any goods or services by reference to the price at which goods or services of the same kind and quality were sold by a seller during a specified period or on a specified date, such maximum price shall also be the maximum price at which the same seller may sell or offer to sell goods or services of a substantially similar kind and quality not sold by him during such period or on such date; and in any case in which the question arises as to the lawful price for any such goods or services the onus of proving the existence and extent of any relevant and substantial similarity or dissimilarity alleged by the seller shall be upon him.

(4) Wherever a maximum price has been fixed by or under these regulations for any goods or services every seller shall continue to allow any difference in price which he has during the basic period or customarily allowed to different classes of buyers or for different quantities or under different conditions of sale, and which result in a lower net price per unit of goods or services and, for the purposes of this subsection, the Board may from time to time, generally or in specific cases, prescribe what person or persons shall constitute a class, and what conditions of sale and what quantities shall entitle a purchaser to the benefit of this subsection, and what difference in price shall be allowed by the seller aforesaid.

(5) No person shall impose any terms or conditions of sale, or alter any terms or conditions of sale imposed or agreed to by such person during the basic period or

customarily imposed or agreed to by such person, in such a way as directly or indirectly to increase the maximum price of any goods or services fixed by or under these regulations.

(6) Where a contract to supply any goods or services was entered into prior to the basic period or subsequent to the basic period but prior to December 1, 1941, at a price higher than the maximum price pursuant to these regulations, the price for any goods or services supplied under such contract on or after December 1, 1941, shall be reduced to such maximum price.

(7) For the purposes of any regulation or order if a person operates a branch of his business or otherwise operates more than one place of business, he shall, in respect of each such branch or place of business, be deemed to be a separate seller.

(8) Nothing contained in this Section shall be deemed to supersede any provision of any order or to derogate from any power conferred on the Board, and without restricting the generality of this provision, the Board may vary any maximum price, may concur in any variation of a maximum price, may prescribe other or additional terms or conditions of sale, may exempt any person or any goods or services or any transaction wholly or partly from the provisions of these regulations, and may withdraw any such exemption or any exemption contained in subsection (2) of this Section, either generally or in specific cases and subject to such terms and conditions as the Board may prescribe.

(9) For the purposes of these regulations and of any order, any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any goods or of any service or received by the seller from any person in connection with the sale of any goods or of any service shall constitute part of the price.

Offences, Penalties and Prosecutions

8. (1) No person shall sell or offer for sale or supply any goods or services at a price that is higher than is reasonable and just, or withhold any goods or services from sale or supply for a price that is higher than is reasonable and just and, in any case where a person engaged in business accused under this provision has not kept such books of account as are necessary to exhibit or explain his transactions, the onus shall be upon such accused person to establish that the price is reasonable and just; provided that if a specific or maximum price has been fixed by the Governor in Council or has been fixed or concurred in by or on behalf of or under authority of the Board for the sale or supply of such goods or services, any price in excess of the price so fixed or concurred in shall be conclusively deemed to be higher than is reasonable and just; and provided further that if a specific or maximum markup has been fixed or concurred in by or on behalf of or under authority of the Board for the sale or supply of such goods or services, any price which includes a markup in excess of the markup so fixed or concurred in shall be conclusively deemed to be higher than is reasonable and just.

(2) No person shall sell or supply or offer for sale or supply any goods or services at a price that is higher than a maximum or specific price or lower than a minimum or specific price which has been fixed by these regulations or fixed by or on behalf of or under authority of the Board or concurred in by the Board, or at a price that includes a markup greater than a maximum or specific markup or less than a minimum or specific markup which has been fixed by or on behalf of or under authority of the Board, or concurred in by the Board.

(3) No person shall

(a) acquire, accumulate or withhold from sale any goods beyond an amount which is reasonably required for the ordinary purposes of his business or beyond such amount, if any, as the Board may prescribe; or

(b) acquire or accumulate any goods beyond an amount which is reasonably required for the use or consumption of himself and his household or beyond such amount, if any, as the Board may prescribe;

provided that if any goods are found at any time in the possession or under the control of any person and such person is charged with an offence against this subsection

such goods shall in the absence of evidence to the contrary be deemed to have been acquired or accumulated by him within twelve months prior to the date upon which he is so charged.

(4) No person, without the consent of the Board, shall unduly prevent, limit or lessen the manufacture, production, transportation, sale, supply or distribution of any goods or services.

(5) No person shall in any manner impede or prevent or attempt to impede or prevent any investigation or examination instituted by the Board.

(6) No manufacturer, importer, exporter, producer, wholesaler, jobber, retailer, supplier or other dealer shall sell, supply or offer for sale or supply, or ship, distribute or deal in any goods or services in respect of which a licence or permit is required or granted unless he has a licence or permit from the Board which is in full force and effect.

(7) No person shall, with intent to evade the provisions of these regulations or of any Order, destroy, mutilate, deface, alter, secrete or remove any books, records, or property of any kind.

(8) No person shall make any misrepresentation or false statement to or for the use or information of the Board or any member, employee or agent thereof or any officer of customs or excise or any police officer or any other person concerned in the administration of these regulations or of any order, with reference to any matter affected by these regulations or such order.

(9) No person shall buy or pay for or offer to buy or pay for any goods or services at a price which he knows or has reason to believe is higher than is reasonable and just or higher than the maximum price which may lawfully be charged by the seller or supplier of such goods or services pursuant to these regulations, or is lower than the minimum price (if any) which may lawfully be accepted by the seller or supplier, or is different from the specific price (if any) for such goods or services pursuant to these regulations.

(10) No person shall attempt to commit or aid, abet, counsel or procure the commission of any offence under these regulations, or conspire with any other person by any means whatsoever to commit an offence under these regulations, or enter into any transaction or arrangement designed for the purpose or having the effect of evading any regulation or order.

(11) No person shall make, issue or exhibit as being correct any false invoice, false sales slip or other false record or false account respecting any sale or purchase of any goods or services affected by these regulations or by any order.

9. (1) Any person who contravenes or fails to observe any regulation or order shall be guilty of an offence and liable upon summary conviction under Part XV of the Criminal Code or, if the Attorney General of Canada or of any province so directs, upon indictment, to a penalty not exceeding five thousand dollars or to imprisonment for any term not exceeding two years or to both such fine and such imprisonment; and any director or officer of any company or corporation who assents to or acquiesces in any such offence by such company or corporation shall be guilty of such offence personally and cumulatively with the said company or corporation.

(2) In any proceedings upon summary conviction, any charge may include several offences against any regulation or order committed by the same person and any number of charges against such person may be included in one and the same information; and all such charges may be tried concurrently and one conviction for any or all of such offences may be made, which conviction may but need not provide a separate penalty for each such offence.

10. (1) No person shall be prosecuted for an offence under these regulations except with the written leave of the Board or of the Attorney General of any province; provided

(a) that a person may be arrested for such an offence, and that a warrant may be issued and executed for a person's arrest for such an offence, and that information may be laid charging a person with such an offence, and that a

person charged with an offence under these regulations may be remanded in custody or on bail before such written leave has been issued; but no further proceedings shall be taken until such written leave has been obtained; and

- (b) that the written leave required by this Section shall be sufficient if it purports to be signed by the Attorney General of any province or on behalf of the Board and if it is in the following form: "Leave is hereby given that proceedings be instituted within three months from the date hereof againstfor an offence or offences under the Wartime Prices and Trade Regulations."

(2) A prosecution under Part XV of the Criminal Code for any offence under these regulations may be commenced at any time within twelve months from the time of its commission.

11. (1) Where any person is charged with an offence under these regulations, it shall not be necessary for the prosecuting authority to establish that the person so charged did not possess or had not been granted a licence or had not been exempted from the relative provisions of these regulations or of any order or had not received the permission of the Board for any act or omission and if the person so charged pleads or alleges that he had or had been granted any such licence or had been so exempted or had received such permission the burden of proof thereof shall be on the person so charged.

(2) For the purposes of the prosecution of a person for an offence under these regulations the offence shall be deemed to have been committed either at the place where it was actually committed or at any place in Canada in which the offender resides or carries on business or is found or apprehended or is in custody.

(3) In any proceedings for an offence under these regulations,

- (a) where the price at which any sale of goods or services was made by or on behalf of the accused during any period or on any date (with reference to which period or date a maximum price for such goods or services has been fixed by these regulations or by or under any order) is proved on behalf of the prosecution, such price shall, unless and until the accused proves the contrary, be deemed to be the highest lawful price at which goods or services of the same kind and quality were sold by or on behalf of the accused during such period or on such date;
- (b) where any goods or services sold or offered for sale by or on behalf of the accused on or after December 1, 1941, are alleged on behalf of the prosecution to be of the same or substantially similar kind and quality as goods or services sold by or on behalf of the accused during any period or on any date, (with reference to which period or date a maximum price for such goods or services has been fixed by these regulations or by or under any order) such goods or services shall, unless and until the accused proves the contrary, be deemed to be of the same or substantially similar kind and quality as the said goods or services sold by or on behalf of the accused during the said period or on the said date;
- (c) where any goods or services sold or offered for sale by or on behalf of the accused on or after December 1, 1941, are alleged on behalf of the prosecution to be not of the same or substantially similar kind and quality as goods or services sold by or on behalf of the accused during any period or on any date, (with reference to which period or date a maximum price for such goods or services has been fixed by these regulations or by or under any order) such goods or services shall, unless and until the accused proves the contrary, be deemed to be not of the same or substantially similar kind and quality as the said goods or services sold by or on behalf of the accused during the said period or on the said date;
- (d) the original or a copy of any sales slip, charge slip, invoice, voucher, book of account, bill, monthly statement, or other document whatsoever, which is proved on behalf of the prosecution to have been found in or produced from the possession of the accused or his agent or to have been issued by him or his agent, and which records or purports to record the price, date, subject-matter or other particulars of a sale or purchase shall be *prima facie* evidence

that a sale or purchase as indicated therein was made by or on behalf of the accused;

- (e) the original or a copy of any catalogue, pricelist, handbill, circular letter, pamphlet, card, poster, price-tag or price-marking, letter of quotation, tender, advertisement or other document whatsoever, which is proved on behalf of the prosecution to have been found in or produced from the possession of the accused or his agent or to have been issued or published by or on behalf of the accused, and which records or purports to record the price, date, subject-matter, or other particulars of an offer to sell, shall be *prima facie* evidence that an offer to sell as indicated therein was made by or on behalf of the accused;
- (f) proof of an invitation for offers to buy shall be proof of an offer to sell;
- (g) where the accused is charged with having sold or offered for sale goods or services at a price exceeding the maximum price fixed therefor by these regulations or by or under any order, proof of the price at which and the day on which the accused sold or offered for sale such goods or services and that the accused upon demand failed to produce for inspection books or records which established that such price on such day was lawful is *prima facie* proof that the price at which he so sold or offered for sale such goods or services was in excess of the maximum price fixed by these regulations or by or under any order;
- (h) where the accused is charged with having sold or offered for sale goods or services the maximum price for which on sales by him had not been fixed by these regulations or by or under any order, proof of the price at which and the day on which the accused sold or offered for sale such goods or services and that the accused upon demand failed to produce for inspection books or records which established that such price on such day was lawful is *prima facie* proof that a maximum price at which he could lawfully sell such goods or services on such day had not been fixed by these regulations or by or under any order.

(4) Where by any regulation or order provision is made for any person to file, forward or deliver any document with or to the Board or an Administrator or any office or officer of the Board, an affidavit of an officer or other employee of the Board, sworn before any commissioner or other person authorized to administer oaths, that he has charge of the appropriate records and that after careful examination and search of such records he has been unable to find in any given case that any such document has been filed with or received by him, shall be received as *prima facie* evidence that in such case no such document was so filed, forwarded or delivered.

(5) In any Court, the affidavit of an officer or employee of the Board, sworn before any commissioner or other person authorized to administer oaths, that he has charge of the appropriate records and that an annexed document is a document or true copy of a document filed with or received by the Board or an Administrator or any office or officer of the Board, shall be received as *prima facie* evidence that such document has been so filed or received.

(6) Evidence of the exclusive authority of any person or persons to print any document for obtaining any rationed goods under an order may be given by the affidavit of the King's Printer for Canada or of the Controller of Purchases in the Department of Public Printing and Stationery.

(7) Where evidence is offered by affidavit pursuant to the provisions of subsection (4), (5) or (6) of this Section, it shall not be necessary to prove the official character of the person making the affidavit if that information is set forth in the affidavit, nor shall it be necessary to prove the signature of such person or to prove the signature or official character of the person before whom such affidavit was sworn.

12. (1) Every provision of the Interpretation Act shall extend and apply to every order published or printed in the *Canada Gazette* or *Canadian War Orders and Regulations* or in any extra thereof or extract therefrom purporting to have been printed by the King's Printer for Canada, but nothing herein contained shall be construed as requiring such publication or printing.

(2) General or specific instructions issued by or on behalf of or under authority of the Board to any person acting as agent of or under the authority or direction of the Board or holding any licence under these regulations, or to any person engaged in any transaction or business affected by these regulations shall, with respect to such person and any other person having notice thereof, have the same force and effect as if contained in an order made and published as provided in the next preceding subsection.

13. Unless exempted by the Board, every person carrying on business who engages in any transactions which are affected by the provisions of these regulations or of any order shall keep books of account and other records thereof in Canada (unless the Board expressly permits the same to be kept outside Canada) showing clearly and fully the nature of such transactions, and in particular every person who sells or supplies or offers for sale or supply any goods or services shall keep adequate books of account and other records available for inspection showing clearly and correctly his prices and terms and conditions of sale.

14. No person shall have any right to enforce or receive payment of more than the amount of any specific or maximum price prescribed under these regulations or fixed by or under authority of the Board or concurred in by the Board, and any person who pays any greater amount may recover the excess notwithstanding that such person may have been guilty of an offence in so paying such greater amount.

15. (1) No member of the Board and no Administrator or other person employed or appointed by the Board or acting on behalf of or under authority of the Board shall be or become liable to any person for or in respect of any act or omission of himself or any other person in the exercise or purported exercise of any power, discretion or authority or in the performance or purported performance of any duty conferred or imposed by or under these regulations or any regulations for which these regulations are substituted or otherwise conferred or imposed by the Governor in Council.

(2) No proceedings by way of injunction, mandatory order, mandamus, prohibition, certiorari or otherwise shall be instituted against any member of the Board, Administrator or other person for or in respect of any act or omission of himself or any other person in the exercise or purported exercise of any power, discretion or authority or in the performance or purported performance of any duty conferred or imposed by or under these regulations or any regulations for which these regulations are substituted or otherwise conferred or imposed by the Governor in Council.

(3) Where any person fails, by reason of his compliance with these regulations or any order, to perform or fulfil any contract or other obligation heretofore or hereafter made, proof of such compliance shall be a good and complete defence to any action or proceeding in respect of such failure.

16. Any goods which any person buys or sells or in any way deals with or attempts to buy or sell or in any way deal with contrary to these regulations may (in addition to any other penalty which may have been imposed on any person or to which any person may be subject, with relation to such unlawful act or omission, and whether or not any prosecution in relation thereto has been commenced) be seized and detained and shall be liable to forfeiture at the instance of the Minister of Justice upon proceedings in the Exchequer Court of Canada or in any Superior Court, subject, however, to a right of compensation on the part of any innocent person interested in such property at the time it became liable to forfeiture or who acquired an interest therein subsequent to such time as a bona fide transferee for value without notice, which right may be enforced in the same manner as any other right against His Majesty.

17. The Board shall report to the Minister as and when required to do so by the Minister.

18. Any reference heretofore or hereafter made in any law or document to The Maximum Prices Regulations or any Section thereof shall be construed, *mutatis mutandis*, as a reference to Section 7 of these regulations.

A. D. P. HEENEY,
Clerk of the Privy Council

THE WARTIME LEASEHOLD REGULATIONS

as established by

Order in Council P.C. 9029 of November 21, 1941,

and amended by

Order in Council P.C. 3366 of April 25, 1942

Order in Council P.C. 8973 of October 1, 1942

Order in Council P.C. 3207 of April 22, 1943

Order in Council P.C. 7570 of October 1, 1943

Order in Council P.C. 6234 of August 8, 1944

Order in Council P.C. 386 of January 18, 1945, and

Order in Council P.C. 4409 of June 22, 1945.

9029

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 21st day of November, 1941.

PRESENT:

HIS EXCELLENCY THE GOVERNOR GENERAL IN COUNCIL

Whereas by Order in Council, P.C. 3998 of the 5th day of December, 1939, the Wartime Prices and Trade Board Regulations respecting necessities of life were made and established and, by Order in Council P.C. 4616 of the 11th day of September, 1940, the provisions of such Regulations were extended to rentals and housing accommodation;

And whereas by Order in Council P.C. 5003 of the 24th day of September, 1940, approval was given to the exercise by the Board of its power to fix maximum rentals, and to the appointment of the Rentals Administrator by the Board, and additional powers were conferred on the Board in respect of housing accommodation;

And whereas, pursuant to the aforesaid powers, the Board made various orders respecting the rental of housing accommodation and termination of leases;

And whereas by Order in Council P.C. 6701 of the 26th day of August, 1941, the law was declared in some respects and special provisions respecting offences, penalties and evidence were made;

And whereas by Order in Council P.C. 6834 of the 28th day of August, 1941, the Wartime Prices and Trade Board Regulations were rescinded and new Regulations respecting goods and services were substituted therefor;

And whereas Order in Council P.C. 8528 of the 1st day of November, 1941, rescinded said Order in Council P.C. 6834 and established in substitution therefor the Wartime Prices and Trade Regulations;

And whereas by Order in Council P.C. 8965 of the 21st day of November, 1941, the Maximum Rentals Regulations were established;

And whereas it is deemed to be expedient and in the public interest to revoke the said Orders in Council P.C. 4616 and P.C. 6701 and to make and establish consolidated regulations respecting leaseholds as hereinafter set forth;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under and by virtue of the powers conferred on the Governor in Council by the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order as follows:

1. Orders in Council P.C. 4616 of the 11th day of September, 1940, and P.C. 6701 of the 26th day of August, 1941, are hereby revoked.

2. The Regulations hereinafter set forth are hereby made and established in substitution for the Orders in Council hereby revoked.

REGULATIONS RESPECTING LEASEHOLD RIGHTS AND OBLIGATIONS IN TIME OF WAR

Title

1. These regulations and any amendment thereof or addition thereto may be cited as *The Wartime Leasehold Regulations*.

Interpretation

2. (1) For the purposes of these regulations, unless the context otherwise requires,

- (a) "Board" means the Wartime Prices and Trade Board;
- (b) "landlord" means any person who lets or sublets or grants any leave and licence for any real property, and includes a mortgagee or chargee in possession and any person entitled to possession under any judgment or order of a Court or under any statute;
- (c) "lease" means any enforceable contract for the letting or sub-letting of real property or any leave and licence for the use of real property, whether such contract or leave and licence is made orally, in writing or by deed; and the verbs "let" and "rent" shall each have a similarly extended meaning;
- (d) "member" means a member of the Board;
- (e) "Minister" means the Minister of Finance;
- (ee) "offence under these regulations" means any contravention of or failure to observe any of these regulations or any order;
- (f) "order" means and includes any general or specific order, requirement, instruction, prescription, prohibition, restriction or limitation heretofore or hereafter made or issued in writing by or on behalf of or under authority of the Board in pursuance of any power conferred by or under these regulations or any other Order in Council;
- (g) "real property" means any improved or unimproved land, any store, shop, office building, factory, warehouse, suite, office, or other place of business, hotel, inn, inn or hotel room, house, boarding house, lodging house, tourist home or cabin, apartment, flat, room or other place of dwelling, and any structure or part of a structure used for combined business and dwelling purposes, together with all outbuildings and appurtenances thereto belonging, and such heating, lighting, water, garage, janitor and other services including meals, and such plant, equipment, furniture, furnishings or facilities, as are supplied by the landlord or which the landlord expressly or impliedly agreed to supply;
- (h) "regulation" means any of these regulations and any amendment or addition thereto;
- (i) "Real Property Administrator" means the person duly appointed as such by the Board with the approval of the Governor in Council and includes any person similarly appointed as a Deputy Real Property Administrator;
- (j) "rent" or "rental" means any payment or consideration, including any bonus, gratuity or benefit, charged, demanded, received, collected or paid per day, week, month or year or other period of time, as the case may be, for the use or occupancy of real property;
- (k) "Rentals Administrator" and "Administrator of Rental Appeals" mean, respectively, the person duly appointed as such by the Board with the approval of the Governor in Council, and include, respectively, any person similarly appointed as a Deputy Rentals Administrator or Deputy Administrator of Rental Appeals;

(2) All provisions of the Criminal Code relating to search warrants shall extend to and be applicable in respect of every offence under these regulations that has been or is suspected to have been committed.

(3) In the event of any conflict between these regulations or any order and any law in force in any part of Canada, the provisions of these regulations or of such order shall prevail.

(4) Subject to any action taken by the Governor in Council after November 21, 1941, His Majesty in right of Canada or of any province of Canada shall be bound by the provisions of these regulations and of any order.

(5) Expressions used in any order shall, unless a contrary intention appears, have the same meaning as corresponding expressions in these regulations.

3. (1) The Board shall have power, from time to time,

- (a) to investigate, of its own motion or on complaint, the rental at any time charged or demanded by any person for any real property, the nature and extent of any real property and any change therein, or any alleged or apparent offence against any regulation, order or requirement; and for the purpose of any such investigation, the Board shall have all the powers of a commissioner appointed under the provisions of the Inquiries Act;
- (b) to enter any premises, to inspect and examine the same and any or all books, records and documents in the possession or control of any landlord or of his agent, and to require any such person to produce such books, records and documents at any place before it or before any person appointed by it to investigate, and to take possession of any or all of such books, records and documents;
- (c) to require any person to furnish, in such form and within such time as the Board may prescribe, such information respecting real property and rentals as is specified in the requirement;
- (d) to require any person to perform such act in respect of rentals or of real property as is deemed by the Board to be desirable, or to require any person to refrain from performing such act as is deemed by the Board to be undesirable, in order more effectually to enforce its orders or to exercise its powers respecting real property and rentals;
- (e) to make public its findings or report in the case of any investigation or to withhold such publication if it considers the public interest would be better served by such withholding;
- (f) to refer to the Attorney-General of any province information respecting any alleged offence against any regulation, order or requirement;
- (g) to fix the maximum rental at which any real property may be rented or offered for rent by or to any person; to prescribe the manner in which any such rental shall be ascertained; to prescribe what shall constitute or be included in any rental; to prohibit a rental in excess of the maximum so fixed; and to require any person to refund to any other person any amount received or collected in excess of any rental fixed by these regulations or by or under the provisions of any order; and, in any case in which any person has collected or received or collects or receives from any tenant any rental for any real property in contravention of an order by which he is required to have the maximum rental for that real property fixed, the Board shall have power to require such person to refund to such tenant any difference between the rental at which such person let that real property and the maximum rental therefor that is fixed by or under authority of the Board subsequent to such letting;
- (h) to prescribe the grounds on which any maximum rental fixed by The Maximum Rentals Regulations or under the provisions of any order or under authority of the Board may be varied, to prescribe the manner in which and the extent to which it may be varied, and to prohibit variation except in accordance with such prescription;
- (i) to prescribe the manner of determination of any maximum rental that is not fixed as provided in paragraphs (g) and (h) hereof, and to prohibit the charging or demanding of a rental in excess of the amount so determined;
- (j) to prescribe the terms and conditions under which any real property may be rented or offered for rent or under which a lease or a renewal of a lease may be negotiated or under which information respecting any real property may be furnished; and to prohibit transactions not in accordance with such prescription; and to provide for recovery of any money or money's worth collected or received in contravention of any order;

- (k) to prescribe the grounds on which and the manner in which leases may be terminated, and to prohibit termination of leases or eviction or dispossession of tenants except in accordance with such prescription;
 - (l) to prescribe, either generally or with respect to any real property, the manner in and extent to which and the terms and conditions under which any real property may or shall be occupied or used by any person and to prohibit occupation or use of such real property except in accordance with such prescription;
 - (m) to vary or suspend or to require variation or suspension of the terms and conditions of any lease or of any covenant, agreement or law affecting the occupation or use of any real property in such respect as the Board may designate;
 - (n) to terminate or require the termination of any lease and vacation of possession of any real property in such manner and on such terms and conditions as the Board may designate;
 - (o) to require any person to offer to let any real property, or to let any real property to such person and on such terms and conditions as the Board may designate, and to give to any such designated person possession of such real property accordingly;
 - (p) upon failure of any person to vacate or give possession of any real property pursuant to any order, to apply to the Attorney-General of Canada to issue in any form a warrant for possession to the sheriff within whose jurisdiction such real property is situated, directing such sheriff to evict from the real property described in the warrant or to put the person named in such warrant in possession of the real property described therein, which warrant the Attorney-General of Canada or the Deputy Minister of Justice is authorized to issue if he is satisfied that with a view to securing compliance with an order validly made under these regulations it is necessary to do so, and which warrant shall be executed by such sheriff as if it were a warrant or writ of possession issued out of the superior court of the province in which such real property is situated;
 - (q) to cause surveys respecting real property and the demand therefor to be made from time to time in such manner as the Board may decide and by such persons as the Board may appoint; to establish and maintain offices in which the results of such surveys will be available for any desired purpose; and to require any person to furnish to any such appointed person such information as may be designated.
- (2) The powers vested in the Board by paragraphs (a) and (b) of subsection (1) of this Section may be exercised by any one member of the Board.
- (3) The Board may appoint, or authorize a Real Property Administrator or a Rentals Administrator to appoint, from time to time in any area of Canada any person as a local Rentals Appraiser and any person or persons as a local Committee, Court of Rentals Appeals or other tribunal to be known by such title as may be designated for the purpose of investigating and adjudicating upon local complaints and applications or appeals respecting rentals for and possession of real property and of performing such other duties as may be designated, and may delegate to any Appraiser, Committee, Court or tribunal so appointed such powers to be exercised in such manner and according to such procedure as the Board may from time to time prescribe; and any Court or tribunal so appointed is hereby established and the disposition of costs of any application or appeal to and the conclusiveness of any decision by any such Appraiser, Committee, Court or tribunal shall be such as the Board may from time to time prescribe.
- (4) The Board may appoint one or more persons to conduct investigations and every such person shall be vested with such of its powers aforesaid as the Board may confer on him.

(5) The Board may exercise its powers by order and may from time to time delegate to any person and authorize him to exercise from time to time such of the powers of the Board on such terms as the Board deems proper; and the signature or countersignature by the Chairman of any order purporting to have been made by such person under authority of the Board shall be conclusive evidence of such authority, but nothing in these regulations shall be construed as requiring such signature or countersignature.

(6) Every order made pursuant to the powers conferred by these regulations shall apply throughout Canada unless otherwise provided therein, but may apply to such area or areas in Canada or to such class or classes of persons or to such type or types of real property as such order may designate.

4. All expenses lawfully incurred under these regulations shall be payable out of moneys provided by Parliament.

Maximum Rentals

5. (1) On and after December 1, 1941, the maximum rental

(a) for any real property for which there was a lease in effect on October 11, 1941, shall be the rental lawfully payable under that lease;

(b) for any real property for which there was no lease in effect on October 11, 1941, but for which there was a lease in effect at some time or times since January 1, 1940, shall be the rental lawfully payable under the latest lease in effect between January 1, 1940, and October 11, 1941; and

(c) for any other real property, shall be the maximum rental that may from time to time be fixed by or on behalf of or under authority of the Board.

(2) All leases made after October 11, 1941, are hereby amended in so far as is necessary to give effect to this Section.

(3) No person shall on behalf of himself or of another person let or offer to let any real property or charge, demand, receive, collect or pay a rental for any real property on terms and conditions which directly or indirectly increase the maximum rental therefor fixed by the Governor in Council or by or on behalf of or under authority of the Board or which directly or indirectly decrease the obligations of the landlord performed or to be performed for such rental or decrease the extent or amount of the real property supplied or to be supplied for such rental.

(4) Nothing contained in this Section shall be deemed to supersede any provision of any order heretofore made or any maximum rental heretofore fixed by or on behalf of or under authority of the Board or to derogate from any power conferred on the Board and, without restricting the generality of this provision, the Board may vary any maximum rental, may concur in any variation of a maximum rental, may prescribe other or additional terms or conditions of any lease, may exempt any person or any real property or any lease or transaction wholly or partly from the provisions of these regulations and may withdraw any such exemption, either generally or in specific cases, and subject to such terms and conditions as the Board may prescribe.

Offences, Penalties and Prosecutions

6. (1) No person on behalf of himself or of another person shall let or offer to let any real property at a rental that is higher than is reasonable and just or shall charge, demand, receive, collect, or pay such a rental; provided that, if a maximum rental therefor has been fixed by the Governor in Council or by or on behalf of or under authority of the Board, any rental in excess of the maximum rental so fixed shall be conclusively deemed to be higher than is reasonable and just; and provided further that any person who, on behalf of himself or of another person, has heretofore charged, demanded, received, collected or paid a rental for any real property in excess of the maximum rental fixed by any order shall be deemed to have contravened this subsection and to be guilty of an offence and the penalties provided in Section 7 of these regulations shall apply to any such offence.

(2) No person on behalf of himself or of another person shall let or offer to let any real property at a rental in excess of a maximum rental fixed therefor by the Governor in Council, or fixed by or on behalf of or under authority of the Board, or charge, demand, receive or collect a rental in excess of such a maximum rental.

(3) No person shall in any manner impede or prevent or attempt to impede or prevent any investigation or examination pursuant to these regulations.

(4) No person shall alter any lease referred to in clause (a) or clause (b) of subsection (1) of Section 5 of these regulations or, with intent to evade any regulation or order, destroy, mutilate, deface, alter, secrete or remove any books, records, documents or property of any kind.

(5) No person shall pay or offer to pay a rental for any real property which he knows or has reason to believe is higher than the maximum rental that may lawfully be charged for such real property pursuant to these regulations.

(6) No person shall attempt to commit or aid, abet, counsel or procure the commission of any offence under these regulations, or conspire with any other person by any means whatsoever to commit an offence under these regulations, or enter into any transaction or arrangement designed for the purpose or having the effect of evading any regulation or order.

(7) No person shall make any misrepresentation or false statement to or for the use or information of the Board or any member, employee or agent thereof or any police officer or any other person concerned in the administration of these regulations or of any order, with reference to any matter affected by these regulations or such order.

7. (1) Any person who contravenes or fails to observe any regulation, order or requirement shall be guilty of an offence and liable upon summary conviction under Part XV of the Criminal Code or, if the Attorney-General of Canada or of any province so directs, upon indictment, to a penalty not exceeding five thousand dollars or to imprisonment for any term not exceeding two years or to both such fine and such imprisonment; and any director or officer of any company or corporation who assents to or acquiesces in any such offence by such company or corporation shall be guilty of such offence personally and cumulatively with the said company or corporation.

(2) In any proceedings upon summary conviction, any charge may include several offences against any regulation or order committed by the same person and any number of charges may be included in one and the same information; and all such charges may be tried concurrently and one conviction for any or all of such offences may be made, which conviction may but need not provide a separate penalty for each such offence.

8. (1) No person shall be prosecuted under these regulations except with the written leave of the Board or of the Attorney-General of any province, and such written leave shall be sufficient if it purports to be signed by such Attorney-General or on behalf of the Board and if it is in the following form: "Leave is hereby given that proceedings be instituted within three months from the date hereof against..... for an offence or offences under the Wartime Leasehold Regulations."

(2) A prosecution under Part XV of the Criminal Code for any offence under these regulations may be commenced at any time within twelve months from the time of its commission.

9. (1) In any proceedings in any Court a document purporting to be the decision of a Rentals Committee, Rentals Appraiser, Local Examiner, Hotel Rates Committee, Administrator of Rental Appeals or Court of Rental Appeals fixing the maximum rental for any real property specified therein, if purporting to be signed by such Committee or by the Chairman thereof or by such Rentals Appraiser, Local Examiner, Hotel Rates Committee, Administrator of Rental Appeals or Court of Rental Appeals, shall in the absence of evidence to the contrary be conclusively deemed to be the final and conclusive decision of such Committee, Appraiser, Examiner or Court, as the case may be.

(2) In any proceedings in any Court, a document purporting to be the decision of a Rentals Administrator or of a Deputy Rentals Administrator fixing the maximum rental for any real property specified therein, if purporting to be signed by such Administrator or Deputy Administrator, shall, in the absence of evidence to the contrary, be conclusively deemed to be the final and conclusive decision of such Administrator or Deputy Administrator.

(3) In any proceedings in any Court, a document purporting to be signed by a Real Property Administrator or Rentals Administrator, a Rentals Committee or the Chairman thereof, a Rentals Appraiser, a Local Examiner, Hotel Rates Committee, Administrator of Rental Appeals or a Court of Rental Appeals shall be received in evidence without proof of the signature or of the official character of the person or persons appearing to have signed the same and without further proof thereof.

10. (1) Where any person is charged with an offence under these regulations, it shall not be necessary for the prosecuting authority to establish that the person so charged had not been exempted from the relative provisions of these regulations or of any order, or had not received the permission of the Board for any act or omission, and if the person so charged pleads or alleges that he had been so exempted or had received such permission, the burden of proof thereof shall be on the person so charged.

(2) For the purposes of the prosecution of a person for an offence under these regulations, the offence shall be deemed to have been committed either at the place where it was actually committed or at any place in Canada in which the offender resides or carries on business or is found or apprehended or is in custody.

(3) In any prosecution for any contravention of subsection (1) or of subsection (2) of Section 6 of these regulations, evidence by an accused person that he has made an application for permission to increase any maximum rental shall not constitute a defence.

(4) If, in any proceedings for an offence against these regulations, the prosecution proves that any rental was charged, demanded, received, collected or paid before or since October 11, 1941, for any real property the maximum rental for which has been fixed by the Governor in Council or by or on behalf of or under authority of the Board such rental shall in the absence of evidence to the contrary be deemed to be at a rate not less than such maximum rental.

General Provisions

11. (1) Every provision of the Interpretation Act shall extend and apply to every order published or printed in the *Canada Gazette* or *Canadian War Orders and Regulations* or in any extra thereof or extract therefrom purporting to have been printed by the King's Printer for Canada, but nothing herein contained shall be construed as requiring such publication or printing.

(2) General or specific instructions issued by the Board or by a Real Property Administrator or Rentals Administrator to any person acting as agent of or under the authority or direction of the Board, or to any person engaged in any transaction or business affected by these regulations shall, with respect to such person and any other person having notice thereof, have the same force and effect as if contained in an order made and published as provided in the next preceding subsection.

(3) Every order made, issued or established by a Real Property Administrator or Rentals Administrator which is required to be approved or concurred in by the Board or by any officer of the Board shall be conclusively deemed to have had such approval or concurrence and in any proceedings in any Court no person shall be bound or entitled to enquire or ascertain whether such approval or concurrence was in fact given.

12. (1) Every landlord or his agent shall prepare and keep available for inspection by any authorized representative of the Board, by any purchaser or prospective purchaser or by any tenant or prospective tenant, a record describing clearly and fully any of his real property the maximum rental for which is fixed by the Governor in Council or by or on behalf of or under authority of the Board, and stating the amount of the rental so fixed and the name of the tenant who was or is obligated to pay such rental and the name of each subsequent tenant.

(2) In any proceedings for an offence against these regulations, evidence by the accused that he did not inspect or examine or did not know of the existence of such

resord or did not know the lawful maximum rental for any real property shall not constitute a defence.

13. (1) No person shall have any right to collect a rental in excess of the maximum rental fixed by the Governor in Council or by or on behalf of or under the authority of the Board, and any person who pays an amount in excess of such maximum rental may recover the excess notwithstanding that such person may have been guilty of an offence in paying such excess and such recovery may be by civil action or by deducting such excess from rental or instalments of rental due or accruing due by him to the person who collected or received such excess.

(2) If any money or money's worth has been or is collected or received in contravention of an order prohibiting its collection or receipt, the person who pays such money or money's worth may recover it notwithstanding that he may have been guilty of an offence in paying it.

14. Clauses (f), (m) and (o) of subsection (1) of Section 2 of *The Wartime Prices and Trade Regulations*, subsection (2) of Section 2 of such Regulations, clauses (f) and (g) of subsection (1) of Section 4 of such Regulations and the provisions of Sections 3, 5, 11, 12, 14, 15 and 16 of such Regulations shall be construed as if such clauses and provisions were also included in these regulations.

15. In the exercise of its powers conferred by these regulations or otherwise, the Board shall be responsible to the Minister, shall report to the Minister as and when required to do so by the Minister and, whenever any directions are given by the Minister, all action taken by the Board shall be in accordance with such directions.

16. Any reference heretofore or hereafter made in any law or document to the Maximum Rentals Regulations or any Section thereof shall be construed, *mutatis mutandis*, as a reference to Section 5 of these regulations.

A. D. P. HEENEY,
Clerk of the Privy Council.

WARTIME PRICES AND TRADE BOARD

ORDER No. 529

Restrictions on Residence in Winnipeg Area

Made July 5, 1945

Effective July 16, 1945

REVOKED BY

ORDER No. 551

WARTIME PRICES AND TRADE BOARD

ORDER No. 530

Replacement of Civilian Suits for Demobilized Service Personnel

Made July 5, 1945

Effective July 5, 1945

REVOKED AND REPLACED BY

ORDER No. 590

* WARTIME PRICES AND TRADE BOARD

ORDER No. 531

Maximum Manufacturers' Prices of Certain Specified Groceries

Under powers given to the Board by The Wartime Prices and Trade Regulations being Order in Council P.C. 8528 of November 1, 1941, and amendments the Board hereby orders as follows:

1. This Order comes into force on July 16, 1945, and replaces Board Order No. 116, as amended, which is hereby revoked.

2. For the purposes of this Order

(a) "specified grocery" means any product which is manufactured, processed or packaged in Canada and is listed in the Schedule to this Order;

(b) "manufacturer" means any processor, packer or other person holding on March 31, 1945, a manufacturer's sales tax licence issued by the Excise Division of the Department of National Revenue and who regularly manufactures, packs or processes any specified grocery.

3. (1) Subject to the provisions of subsection (2) of this Section, the maximum price at which a manufacturer may sell or offer to sell any specified grocery is hereby varied and shall be determined as though Section 7 of The Wartime Prices and Trade Regulations referred not to the basic period from September 15, 1941 to October 11, 1941, but to the month of June, 1941.

(2) Subsection (1) of this Section shall not apply

(a) when the sale is to another manufacturer for further processing;

- (b) if the maximum price has been fixed or is hereafter fixed by any other Order of the Board or an Administrator or under the provisions of Board Order No. 214 or Board Order No. 414;
- (c) in any case where subsection (1) would fix a maximum price which is higher than the maximum price fixed by Section 7 of The Wartime Prices and Trade Regulations.

4. In any case in which the cost of any specified grocery to a person purchasing the same for resale is reduced by reason of the operation of this Order below the cost on which he based his maximum price during the basic period his maximum price shall be reduced proportionately.

Made at Ottawa, this 9th day of July, 1945.

D. GORDON,
Chairman.

SCHEDULE TO BOARD ORDER No. 531

(The names of the products listed in this Schedule shall be construed according to ordinary trade usage.)

<i>Item No.</i>	<i>Specified Groceries</i>
1	Baking Powder
2	Cream of Tartar
3	Flavouring Extracts
4	Cooking Oil
5	Processed Cocoanut (sweetened)
6	Baking Chocolate
7	Cocoa and Chocolate with added malt in paste or powder form for beverage purposes
8	Pearl Barley and Pot Barley
9	Breakfast Cereals (Cooked or Uncooked)
10	Rolled Oats and Oatmeal (except when sold in bulk)
11	Marmalade
12	Jelly Powders and Pudding Powders
13	Corn Syrup
14	Mincemeat
15	Peanut Butter
16	Mayonnaise and Salad Dressing
17	Prepared Mustard and Dry Mustard
18	Pickles and Relish
19	Vinegar
20	Canned Meats
21	Canned Molasses
22	Canned Pork and Beans
23	Canned Soup
24	Canned Spaghetti
25	Table Salt
26	Coffee or Coffee Substitutes not covered by Board Order No. 217 as amended by Board Order No. 256
27	Corn Starch and Laundry Starch
28	Liquid Ammonia, Household Cleansers, Household Lye and Washing Soda
29	Soap of all kinds except liquid, granulated, powdered and flaked soaps
30	Granulated, powdered and flaked soaps when packaged and sold by manufacturer in cartons not exceeding 5 lbs. net weight when packed
31	Floor Wax, Furniture Polish and Shoe Polish

WARTIME PRICES AND TRADE BOARD

ORDER No. 532

Meatless Days in Public Eating Places

(Consolidated as amended by Orders Nos. 541 and 581)

Under powers given to the Board by The Wartime Prices and Trade Regulations being Order in Council P.C. 8528 of November 1, 1941, and amendments, the Board hereby orders as follows:

1. This Order comes into force on July 13, 1945. Board Order No. 262 as amended is hereby revoked.

2. For the purposes of this Order

- (a) "meat" means any edible product derived from cattle, calves, sheep, lamb, and hogs, whether in a fresh or a processed form, except milk and milk products, edible fats and meat extracts and includes any product except soup, of which such meat is a constituent part or an ingredient;
- (b) "quota user" means a person who being registered as such with the Board uses rationed foods in the preparation and serving of meals or refreshments to the transient or travelling public, or to employees, or as a public or private caterer, or in an institution.

3. (1) Except as otherwise provided in this Section, no person who serves or supplies meals or refreshments for other than his personal or household consumption shall serve or supply any meat as or as part of any meal or refreshment.

- (a) during the twenty-four hour period, commencing immediately after four o'clock in the morning of Tuesday of each week, or
- (b) during the twenty-four hour period, commencing immediately after four o'clock in the morning of Friday of each week.

(As amended by Order No. 541)

(2) The provisions of subsection (1) of this Section shall not apply to meals or refreshments served or supplied

- (a) in a dining room, cafeteria or other catering place, or vehicle, operated by or on behalf of a railway, ranch, or a lumbering, logging, mining, construction, fishing, manufacturing or other industrial camp or establishment, where employees engaged in manual labour regularly obtain all their meals;
- (b) on board any ship, boat or vessel to the captain, officers and crew thereof;
- (c) in a hospital or in an institution for the infirm to the patients or inmates thereof;
- (d) by the operator of a boarding house who is not a quota user;
- (e) to the armed forces within the limits of a military, naval or airforce camp, barracks, dockyards or other similar establishment, or on a troop train, or in any dining-room, dining car, cafeteria or other catering place where members of the armed forces only are supplied with meals or refreshments.
- (f) during the twenty-four hour periods commencing immediately after 4 o'clock on the mornings of Christmas and New Years Days.

(Paragraph (f) as added by Order No. 581)

Made at Ottawa, this 9th day of July, 1945.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 533

Slaughtering of Live Stock and Stamping of Carcasses

(Consolidated as amended by Orders Nos. 597 and 615)

Under powers given to the Board by The Wartime Prices and Trade Regulations being Order in Council P.C. 8528 of November 1, 1941, and amendments, the Board hereby orders as follows:

Effective Date and Revocation of Previous Orders

1. This Order comes into force on July 9th, 1945, and replaces Board Order No. 340, as amended, which is hereby revoked. Board Order No. 427 and Section 5 of Board Order No. 370 are hereby revoked.

PART I—SLAUGHTER PERMITS AND STAMPING MEAT

All Slaughtering to be Done Under Permit

2. No person may slaughter cattle, calves, sheep, lambs and hogs, referred to in this Order as live stock, or have such live stock slaughtered for him unless he is the holder of a valid slaughter permit issued under this Order and no person may slaughter live stock for any other person who is not the holder of a valid slaughter permit issued under this Order. A permit issued, however, under Board Order No. 261, 296 or 340 and which has not been cancelled or suspended shall be treated as if it had been issued under this Order. The only exceptions from the rule that all slaughtering must be done under permit are as to certain cases of slaughtering by farmers and others as set out in Sections 9 and 13 of this Order.

Rules Governing Permits

3. (1) Permits for slaughtering live stock are obtainable from the Board through its Administrator of Meat and Meat Products (hereinafter called "the Administrator") who has authority to issue the permits in proper cases.

(2) Applications are to be made on forms secured from the Regional Offices of the Board. The applicant must file his completed application at the Regional Office for his area.

(3) Issue of permits is in the discretion of the Administrator who may approve or reject any application.

(4) A permit for slaughtering is not transferable.

(5) The Administrator may suspend or cancel any permit for slaughtering.

(6) The holder of a permit for slaughtering must keep the permit posted up and displayed in a conspicuous manner at his place of business.

Compliance with Other Orders and Regulations

4. (1) Every permit for slaughtering is subject to the provisions of this and of any other Order of the Board or its Administrators and of any Order concurred in by the Board which relates in any way to the slaughtering of live stock or to the handling, stamping, marking, disposition, sale or use of carcasses of meat, or of any part thereof, by slaughterers.

(2) Every permit for slaughtering of live stock is also subject to any requirements, instructions, directions or restrictions now in force or which may be issued by the Administrator as to the slaughtering of live stock or the handling, stamping, marking, disposition, sale or use of carcasses of meat, or of any part thereof, by slaughterers.

Slaughtering by Employees

5. While it is not necessary for an employee of a slaughterer who holds a permit to have a permit himself to do the slaughtering, he must not slaughter live stock for any person other than his employer.

Closed Season for Slaughtering Young Lambs and Hogs

6. (1) During the months of June, July and August of each year, the slaughtering of lambs weighing less than 60 pounds live weight by a person who holds a permit for slaughtering live stock is prohibited and a person who owns, operates or is in charge of an abattoir or other slaughtering place must not allow the slaughter of such lambs to take place on those premises.

(2) The slaughtering at any time of hogs weighing less than 100 pounds live weight by any person who holds a permit for slaughtering is prohibited and a person who owns, operates or is in charge of an abattoir or other slaughtering place must not allow the slaughter of such hogs to take place on those premises.

(3) The live weight mentioned in subsection (1) or (2), respectively, of this Section is the weight at the abattoir or other slaughtering place where the lamb or the hog, as the case may be, is slaughtered.

Stamping of Carcasses

7. (1) Every person who holds a permit for slaughtering live stock must comply with and carry out the requirements and rules respecting the stamping of carcasses of meat set out in Slaughtering Circulars No. 5A and No. 7 of the Board issued by the Administrator on January 15, 1944 and April 17, 1944, respectively, or set out in any Slaughtering Circular of the Board amending, supplementing or replacing said Slaughtering Circular No. 5A or No. 7.

(2) The Administrator may issue further or other requirements and rules respecting the stamping of carcasses of meat.

Sales and Purchases of Unstamped Meat Prohibited

8. (1) A person must not buy or sell or have in his possession a carcass of meat unless it is stamped according to the requirements and rules referred to in Section 7.

(2) A person must not buy or sell or have in his possession a side, quarter or wholesale cut of meat unless it is stamped where necessary according to the requirements and rules referred to in Section 7.

(3) The provisions of subsections (1) and (2) of this Section do not apply

(a) to a sale of meat by a person who does not hold a slaughter permit to a holder of such a permit in cases where such sales are authorized by the Administrator but in such cases the permit holding purchaser must stamp the meat as required by Section 7;

(b) to a sale of meat by a farmer to another farmer or to a slaughter permit holder in accordance with Section 9;

(c) to the possession of meat by the seller referred to in clause (a) or a farmer referred to in clause (b).

(4) In this Section the word "sell" includes an offer to sell and the word "buy" includes an offer to buy.

Exceptions

9. (1) A farmer does not need to hold a slaughter permit to entitle him to slaughter live stock on his own farm premises or to have live stock slaughtered for him on his own farm premises if, in each case, the meat obtained from the slaughter is

(a) used and consumed on his own farm premises; or

(b) sold or supplied by him direct to another farmer for use and consumption only on the farm premises of the other farmer.

(2) A farmer may, to obtain meat for the purposes mentioned in clauses (a) and (b) of subsection (1) of this Section, have live stock slaughtered for him elsewhere than on his own farm premises if

(a) he obtains a special authorization in writing from a Regional Foods or Meats Officer of the Board or from some other officer of the Board duly authorized in that behalf by the Administrator; and

(b) he delivers such authorization to the slaughterer prior to or at the time he delivers the live stock to him for slaughter.

(3) If a farmer slaughters or has a head of cattle or a hog slaughtered for him for the purposes mentioned in subsections (1) and (2) and is unable, in accordance with subsections (1) and (2) to effectively dispose of the entire carcass, he may sell the balance to any person who is the holder of a valid slaughter permit; provided, however, that he may not so sell any beef which is not in the form of a side or quarter of the carcass and he may not so sell any pork which is not in the form of a side of the carcass.

(4) Every holder of a slaughter permit who buys any meat from a farmer who is not the holder of a slaughter permit shall

(a) stamp such meat when it is delivered to him, as required by Section 7;

(b) maintain for inspection by any authorized representative of the Board, a record of the date of such purchase, the farmer's name and address and the kind and quantity of meat purchased.

(5) A person who is not a farmer may slaughter or have slaughtered for him not more than two head of live stock per year which he has raised on his own premises

(a) if he obtains a special authorization in writing from a Regional Foods or Meats Officer of the Board or from some other Officer of the Board duly authorized in that behalf by the Administrator; and

(b) if the meat so obtained is used and consumed only on his own premises and not elsewhere;

provided that if such person slaughters such live stock himself he must return such authorization to such Officer within two days after the date on which he slaughtered the live stock, and provided further that if such person has such live stock slaughtered for him by any other person he must deliver such authorization to such slaughterer prior to or at the time he delivers the live stock to him for slaughter.

(6) No farmer who slaughters or has slaughtered for him any live stock pursuant to this Section shall sell or supply the meat thereby obtained otherwise than as permitted by this Section. No person who slaughters or has slaughtered for him any live stock pursuant to an authorization issued under subsection (5) of this Section shall sell or supply the meat thereby obtained to any other person.

(7) Every person who slaughters any live stock for any farmer or other person pursuant to subsection (2) or (5) of this Section shall obtain from such farmer or person his special authorization to have such live stock slaughtered for him and shall forward such authorization to the Board with his next regular monthly report of slaughterings.

(8) In this Section the word "farmer" includes rancher and means a person who derives the major portion of his livelihood from agricultural pursuits carried on by him on a farm or ranch.

(Section 9 as substituted by Order No. 615)

PART II—SLAUGHTER QUOTAS

Definitions

10. For the purposes of this Order,

(a) "cattle quota" means the total number of cattle that a slaughter permit holder may slaughter and have slaughtered for him during any period for any specified purpose as fixed in writing by the Administrator;

(b) "hog quota" means the total number of hogs that a slaughter permit holder may slaughter and have slaughtered for him during any period for any specified purpose as fixed in writing by the Administrator.

Slaughtering Quotas

11. (1) The Administrator may

- (a) issue hog quotas and cattle quotas to any slaughter permit holder;
- (b) cancel or vary any slaughter permit holder's hog quota or cattle quota;
- (c) prescribe or limit the number of any kind of live stock that any slaughter permit holder may slaughter or have slaughtered for him during any period;
- (d) prohibit any slaughter permit holder from slaughtering or having slaughtered for him any kind of live stock during any period.

(2) No person who has been given a hog quota by the Administrator shall slaughter and have hogs slaughtered for him in excess of his hog quota.

(3) No person who has been given a cattle quota by the Administrator shall slaughter and have cattle slaughtered for him in excess of his cattle quota.

(4) No person shall, during any period, slaughter and have any kind of live stock slaughtered for him in excess of the number, if any, prescribed by the Administrator for that period.

(5) No slaughter permit holder who is not authorized to slaughter hogs or have hogs slaughtered for him shall purchase any pork from a farmer under the provisions of subsection (3) of Section 9.

(6) No slaughter permit holder who has been given a hog quota by the Administrator shall purchase any pork from a farmer under the provisions of subsection (3) of Section 9 except to the extent that his hog quota has not been expended and, for the purpose of calculating the quantity of pork that he may so purchase, two sides of pork so purchased by him shall be treated as one hog slaughtered by him.

(7) Hog quotas and cattle quotas are not transferable.

(Section 11 as substituted by Order No. 615)

PART III—GENERAL PROVISIONS

Reports by Permit Holders

12. Every holder of a permit to slaughter live stock shall make such returns and furnish such information in such form as may from time to time be required by the Administrator or by the Board's Director of Slaughter Permits.

General Powers of the Administrator

13. The Administrator may issue authorizations respecting the slaughter of live stock otherwise than as provided for in this Order in the following cases:

- (a) in and for any zone, area or locality where by reason of a deficiency in supply or other special circumstances, special provision is needed, and authorizations in such cases may be general or specific;
- (b) for any person named in the authorization, if the circumstances are exceptional as disclosed by the application for the authorization.

Compliance with Administrative Directions

14. No person shall fail to observe and comply with any Order, authorization, requirement, instructions, directions, rules or regulations issued by the Administrator under the authority of this Order.

Custom Slaughtering Records and Invoices

15. (1) Every person who slaughters any live stock for any other person shall not later than the time of delivery to the customer of the meat derived therefrom furnish the customer with an invoice showing:

- (a) the names and identifying addresses of the slaughterer and the customer;
- (b) the kind and number of live stock slaughtered, the date on which it was slaughtered and the weight of each kind of meat obtained therefrom; and
- (c) the slaughterer's charges.

(2) Every person who slaughters any live stock for any other person shall retain a duplicate copy of each invoice furnished by him as required by this Section.

(3) Every person who has any live stock slaughtered for him shall obtain from the slaughterer thereof an invoice covering that transaction completed in accordance with subsection (1) of this Section.

(4) Every duplicate copy of an invoice which a slaughterer of live stock is required by this Order to make and keep and every invoice which a person who has live stock slaughtered for him* obtains from the slaughterer thereof, shall be kept by him available for inspection by any authorized representative of the Board at all times for twelve months from the date of the transaction to which it relates.

(Section 15 as added by Order No. 597.)

Deficiency Areas

16. Except as otherwise authorized by the Administrator in writing, no holder of a slaughter permit whose address shown on his slaughter permit is in a deficiency area described in the schedule hereto shall

- (a) slaughter any hogs in any part of Canada not included in that area;
- (b) have any hogs slaughtered for him in any part of Canada not included in that area;
- (c) slaughter or have slaughtered for him any hogs which were not produced in that area.

(Section 16 as added by Order No. 615.)

Made at Ottawa, this 9th day of July, 1945.

D. GORDON,
Chairman.

SCHEDULE TO BOARD ORDER No. 615

being

SCHEDULE TO BOARD ORDER No. 533

DEFICIENCY AREAS

AREA 1—Composed of the province of Nova Scotia.

AREA 2—Composed of the province of New Brunswick.

AREA 3—Composed of all that part of the province of Quebec lying north of a line commencing at Mattawa and extending easterly along the southern boundary of the said province to a point directly south of Bryson, thence northerly to Bryson, thence easterly to Wakefield, thence easterly to Inlet, thence easterly to the north end of Lake Papineau, thence easterly to Harrington, thence easterly to Shrewsbury, thence north-easterly to Grand Mere, thence north-easterly to St. Adelphe de Champlain, thence north-easterly to Valcartier, thence north-easterly to St. Agnes de Charlevoix, thence north-easterly to Grand Fonds, thence easterly to Port au Saumon on the St. Lawrence River, including all said villages and towns.

AREA 4—Composed of

- (a) that part of the counties of Frontenac and Beauce in the province of Quebec lying east of a line commencing at the village of Boundary and extending north-westerly to Drolet, thence north-easterly to Shenly East, thence north-easterly to St. Philibert, thence north-easterly to the village of St. Aurelie, including all said villages and towns; and

- (b) that part of Gaspé Peninsula in the province of Quebec lying south or east of a line commencing at Tourelle and extending southerly to St. Bernard des Lacs, thence south-westerly to Pelletier, thence southerly to Causapsca, thence southerly to St. Florence, thence north-westerly to St. Cleophas, thence south-westerly to St. Blandine, thence south-westerly to St. Ademar, thence south-westerly to St. Medard, thence south-easterly through Auclair to the International Boundary, including all such villages and towns.

AREA 5—Composed of

- (a) that part of the county of Renfrew, including the town of Chalk River, lying north of a line drawn from the Ottawa River boundary to the town of Chalk River and from the town of Chalk River to the southeast corner of the District of Nipissing; and
- (b) the District of Nipissing, the county of Haliburton, the District of Muskoka and that part of Ontario, not included in Areas 6 and 8, lying west or north-west of said Districts and county.

AREA 6—Composed of the Manitoulin Islands and that part of the Bruce Peninsula lying north of a line drawn from Wiarton to Oliphant including both of those places.

AREA 7—Composed of Pelee Island.

AREA 8—Composed of the Districts of Thunder Bay, Kenora and Rainy River.

AREA 9—Composed of that part of the province of Manitoba lying to the north of the 53rd parallel of north latitude.

AREA 10—Composed of that part of the province of Saskatchewan lying to the north of the 54th parallel of north latitude.

AREA 11—Composed of that part of the province of Alberta lying to the north of the 55th parallel of north latitude except

- (a) the belt of land extending twenty miles on either side of the Northern Alberta Railway from McLennan to the eastern boundary of the province of British Columbia; and
- (b) the belt of land extending twenty miles on either side of the branch line of the Northern Alberta Railway running westerly from Peace River.

AREA 12—Composed of the province of British Columbia except the territory within a radius of twenty miles immediately adjacent to the city of Vancouver.

(Schedule as added by Order No. 615)

WARTIME PRICES AND TRADE BOARD

ORDER No. 534

Termination of Leases for Housing Accommodation and Shared Accommodation when possession is desired for a Discharged Member of the Forces

Made July 11, 1945

Effective July 16, 1945

AMENDS

ORDER No. 511

NOTE: See Consolidation of Order No. 511 in Volume VI, Consolidation of Board Orders.

WARTIME PRICES AND TRADE BOARD

ORDER No. 535

Restrictions on Conventions, Other Meetings and Organized Travel Groups

Made July 13, 1945

Effective July 20, 1945

REVOKED BY

ORDER No. 578

WARTIME PRICES AND TRADE BOARD

ORDER No. 536

Controlling the Sale and Distribution of Corn

Made July 17, 1945

Effective July 18, 1945

REVOKED BY

ORDER No. 563

WARTIME PRICES AND TRADE BOARD

ORDER No. 537

Termination of Leases for Housing Accommodation

(Consolidated as amended by Order No. 571)

There exists a serious shortage of housing accommodation in Canada, which could not be avoided due to the urgent demands on labour and materials for war purposes. The Government has announced plans to cope with such shortage but such plans necessarily require time for fulfilment.

In the meantime, a great number of notices to vacate have been given by landlords of self-contained dwellings throughout Canada on the ground that the landlord desires the dwelling as a residence for himself or for a member of his family. The majority of these notices have been given to families of men in the Armed Forces, many of whom are still overseas and unable to do anything to protect their families, while others have arrived or will arrive at their homes only to face eviction with no other shelter available for their families. In order to alleviate wide-spread distress, it is now necessary to protect all well-behaved tenants of housing accommodation against dispossession until housing plans are developed and realized.

Therefore, at the request of the Government and under authority conferred by the Wartime Leasehold Regulations, Order in Council P.C. 9029 of November 21, 1941, as amended, the Board hereby orders as follows:

1. This Order shall come into force on July 25, 1945.
2. For the purposes of this Order,
 - (a) the definition of any expression contained in Order No. 294 of the Board shall extend and apply to the same expression wherever used in this Order;
 - (b) "Court" means any judge, judicial officer or barrister appointed as a Court of Rental Appeals for any particular area.

3. Subject to the provisions of Section 4 following, every notice to vacate given before July 25, 1945, under the provisions of Section 15A or Section 15B of said Order No. 294, by the landlord of any housing accommodation to the tenant thereof is hereby suspended and every pending proceeding taken and every order or writ of possession issued to enforce the vacating of the accommodation by the tenant is hereby stayed, if the tenant is still in occupation of the accommodation on July 25, 1945.

4. (1) If the landlord referred to in Section 3 desires a removal of the suspension or stay referred to in such Section, he shall, not later than August 31, 1945, apply to the Court through the Rentals Appraiser for an order removing such suspension or stay.

(2) The procedure on the application shall be as follows:

- (a) the landlord shall file with the Rentals Appraiser a written statement in duplicate setting forth the material facts upon which he relies;
- (b) the Rentals Appraiser shall ascertain from the Court the date of the hearing of the application and shall forward to the tenant by registered mail a copy of the application and shall forward to both landlord and tenant by registered mail a notice stating the date on which the Court will hear the application;
- (c) if the tenant desires to oppose the application, he may, at or before the hearing, give to the landlord and file with the Rentals Appraiser or Court a statement in writing setting forth the material facts upon which he relies;
- (d) the Rentals Appraiser shall forward to the Court all material filed on the application.

(3) Both landlord and tenant shall be entitled to be present at the hearing.

(4) On the hearing, the Court may require such further information in such manner as it may direct, may adopt such procedure as it deems proper and, according to what it deems reasonable and just in the circumstances as established, having regard to the relative needs of the landlord and tenant for the accommodation and the relative hardship resulting from any order that might be made by it, may make an order removing the suspension or stay, as the case may be, or dismissing the application. No costs shall be awarded to either party and the decision of the Court shall be final and conclusive.

(5) If the Court decides to remove the suspension or stay of a notice to vacate, order or writ of possession pursuant to which the tenant is directed to vacate on a date that is past at the time of the hearing or on a date so soon thereafter that, in the opinion of the Court, it would be unjust to remove the suspension or stay forthwith, the Court may postpone that date to such date as it deems just, in which case the term of the tenant's lease shall be deemed to have been extended to and terminated on that date.

5. Sections 15A and 15B of said Order No. 294 shall cease to apply on and after July 25, 1945.

6. (1) In any case in which the landlord of any housing accommodation who is entitled to make an application to the Court of Rental Appeals under Section 4 and who fails to make such application before September 1, 1945, or in any case in which the Court of Rental Appeals under that Section declines to make an Order removing the suspension or stay as the case may be, the tenant may remain in possession of the accommodation; but from and after the date on which the notice to vacate directed the tenant to vacate, the tenant shall, unless he and the landlord otherwise agree, be deemed to be a tenant from month to month and all the terms and conditions of the lease in respect of which the notice to vacate was given shall continue to apply in so far as they are consistent with a tenancy from month to month.

(2) If the tenant of any housing accommodation by reason of the provisions of this Order is entitled to remain and does remain in possession of the accommodation after the date on which the notice to vacate directs him to vacate, and the tenant has offered to pay all rental accrued after that date which the landlord has declined to accept, such tenant shall not be deemed to be in default in payment of such rental

for the purposes of clause (a) of Section 13 of Order No. 294 of the Board, until the landlord has, by demand in writing, required payment thereof and the fifteen days referred to in such clause shall be computed from the date on which such demand requires payment to be made.

(Section 6 as added by Order No. 571)

Made at Ottawa, July 24, 1945.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 538

Maximum Prices for Sales of Carbonated Beverages in Bottles

Whereas due to a recent further reduction in their sugar allotments the bottlers of carbonated beverages have found their operations so curtailed that the continuance of the business of many bottlers is imperilled;

And whereas since the imposition of a special excise tax on soft drinks during 1941, retail dealers handling soft drinks have obtained a margin of profit approximately eight cents (8c) per case greater than that which they formerly enjoyed;

And whereas the Board has reviewed the financial position of the industry and decided that it would be equitable, just and in the public interest that retail dealers handling soft drinks should as a temporary measure, share a part of the burden created by the present sugar shortage and accept a margin of profit slightly lower than that which they obtained prior to 1941;

Now therefore under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:

Effective Date

1. This Order comes into force on August 1, 1945.

Application of Order

2. This Order authorizes bottlers of carbonated beverages to increase their selling prices to distributors by ten cents (10c) per case but does not permit any increase in the price to consumers.

Definitions

3. For the purposes of this Order, "carbonated beverage" means a non-alcoholic drink, containing sugar in addition to a flavouring and impregnated with carbonic acid gas.

Maximum Prices on Sales by Bottlers

4. The lawful maximum price at which any bottler may sell any bottled carbonated beverage is hereby increased by ten cents (10c) per case of twenty-four small bottles (12 fluid ounces or less) and ten cents (10c) per case of twelve large bottles, (over 12 fluid ounces).

Maximum Prices on Sales at Wholesale

5. The lawful maximum price at which a wholesaler may sell any bottled carbonated beverage to a retailer is hereby increased by ten cents (10c) per case of twenty-four small bottles (12 fluid ounces or less) or twelve large bottles (over 12 fluid ounces).

Sales at Retail

6. Nothing herein contained shall be deemed to authorize an increase in the maximum price at which any carbonated beverage may be sold at retail.

Made at Ottawa, this 25th day of July, 1945.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 539

Maximum Prices of Beef

Made August 1, 1945

Effective August 6, 1945

AMENDS

ORDER No. 307

NOTE: See Appendix for Consolidation of Board Order No. 307.

WARTIME PRICES AND TRADE BOARD

ORDER No. 540

Controlling Distribution of Wheat Flour

Whereas the distribution of flour on the domestic market has been in excess of consumer needs and surpluses have in some areas been used for feeding live stock;

And whereas, to obtain a maximum quantity of flour for the United Nations and the liberated countries of Europe, where flour is urgently needed, it is necessary to control the distribution of first and second patent flour in Canada;

Therefore under powers given to the Board by The Wartime Prices and Trade Regulations being Order in Council P.C. 8528 of November 1, 1941, and amendments, the Board hereby orders as follows:

1. This Order shall come into force on August 11, 1945.
2. For the purposes of this Order,
 - (a) "customer" means, in respect of any miller, any person to whom that miller shipped or ships flour;
 - (b) "first patent flour" means, in respect of any miller, any wheat flour or blend of wheat flours, which that miller sold during 1944 under a brand name or names or otherwise, as first patent or top patent or short patent flour and includes any wheat flour or blend of wheat flours hereafter sold by that miller under the same brand name or names and/or which has an ash content, on a moisture free basis, not greater than the ash content of any wheat flour or blend of wheat flours which that miller sold as first patent or top patent or short patent flour during 1944;
 - (c) "second patent flour" means, in respect of any miller, any wheat flour or blend of wheat flours, which that miller sold during 1944 under a brand name or names or otherwise, as second patent flour and includes any wheat flour or blend of wheat flours hereafter sold by that miller under the same brand name

or names and/or which has an ash content, on a moisture free basis, not greater than the ash content of any wheat flour or blend of wheat flours which that miller sold as second patent flour during 1944 but greater than the ash content, on a moisture free basis, of any first patent or top patent flours which that miller sold during 1944;

- (d) "miller" means a person who makes wheat flour and whose plant has a daily milling capacity of more than 100 barrels of flour;
- (e) "quarterly period" means any of the four periods, each of three successive months, of a calendar year, the first quarterly period being that of the first three months of a calendar year;
- (f) "ship" means to part with physical possession;
- (g) "Zone" means a zone described in subsection (1) of Section 3 or as established in accordance with sub-section (2) of Section 3.

3. (1) For the purposes of this Order, Canada is divided into the following zones, namely,

ZONE 1—composed of the Province of Prince Edward Island, Nova Scotia and New Brunswick and the Magdalen Islands, part of the province of Quebec,

ZONE 2—composed of the Province of Quebec, except the Magdalen Islands,

ZONE 3—composed of that part of the Province of Ontario lying east of the Kingston and Pembroke Railway, but including cities, towns, villages and townships the railway stations of which are on that railway,

ZONE 4—composed of that part of the Province of Ontario lying between Zone 3 and the 85th meridian of West Longitude,

ZONE 5—composed of that part of the Province of Ontario lying west of the 85th meridian of West Longitude, the Provinces of Manitoba, Saskatchewan and Alberta and the North West Territories,

ZONE 6—composed of the Province of British Columbia and the Yukon Territory.

(2) The Co-ordinator, Foods Administration, or any person duly authorized by him, may vary the boundaries of the said zones in respect of any particular miller or millers generally.

4. (1) No miller shall in any quarterly period ship to his customers in any zone,

- (a) a total quantity of first patent flour which is greater than the lesser of the two following quantities:
 - (i) 125 per cent of the total quantity of first patent flour that he shipped during the corresponding quarterly period of the year 1942 to all of his customers in that zone; or
 - (ii) 100 per cent of the total quantity of first patent flour that he shipped during the corresponding quarterly period of the year 1944 to all of his customers in that zone;
- (b) a total quantity of second patent flour which is greater than the lesser of the two following quantities:
 - (i) 140 per cent of the total quantity of second patent flour that he shipped during the corresponding quarterly period of the year 1942 to all of his customers in that zone; or
 - (ii) 100 per cent of the total quantity of second patent flour that he shipped during the corresponding quarterly period of the year 1944 to all of his customers in that zone.

(2) With the approval in writing of the Co-ordinator, Foods Administration, or of any person duly authorized by him, a miller may exclude from the calculation of the quantity of first patent flour or second patent flour, as the case may be, that he is authorized to ship in a quarterly period in accordance with subsection (1) any such flour shipped by him to a customer that is exported out of Canada by such customer.

5. Commencing with the current quarterly period, every miller shall file with the Statistics Branch, Wartime Prices and Trade Board, No. 7 Temporary Building, Ottawa, a report for each quarterly period showing separately his shipments of wheat flours during that quarterly period. This report must be on a form obtainable from said Statistics Branch and must be filed not later than ten days following the end of each quarterly period. Every miller shall make such other reports as the Co-ordinator, Foods Administration, may from time to time require.

Made at Ottawa, this 8th day of August, 1945.

D. GORDON,
Chairman.

NOTE: The provisions of Section 9 of Board Order No. 414 require each miller to continue to produce flour similar in usefulness, serviceability and intrinsic worth to the flour produced by him in 1941 and in approximately the same price ranges. It also requires each miller to maintain in each price range a volume of production in proportion to his volume of production in that price range in 1941; provided that he may decrease the proportion which the volume of his goods in his higher price ranges bears to the total volume of his goods.

WARTIME PRICES AND TRADE BOARD

ORDER No. 541

Meatless Days in Public Eating Places

Made August 8, 1945

Effective August 13, 1945

AMENDS

ORDER No. 532

NOTE: See Consolidation on Board Order No. 532 herein.

WARTIME PRICES AND TRADE BOARD

ORDER No. 542

Priority Sales of Evaporated Milk

Made August 8, 1945

Effective August 9, 1945

AMENDS

ORDER No. 401

NOTE: See Appendix for Consolidation of Board Order No. 401.

WARTIME PRICES AND TRADE BOARD

ORDER No. 543

Rationing of Small Arms Ammunition

Made August 16, 1945

Effective August 31, 1945

REVOKES

ORDER No. 350 AS AMENDED

(Revocation Only)

WARTIME PRICES AND TRADE BOARD

ORDER No. 544

Respecting Wool

Made August 18, 1945

Effective August 31, 1945

AMENDS

ORDER No. 117

NOTE: See Appendix for Consolidation of Board Order No. 117.

WARTIME PRICES AND TRADE BOARD

ORDER No. 545

Rationed Foods (Meat)

(Consolidated as amended by Orders Nos. 566 and 588)

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

Effective Date

1. This Order comes into force on the 10th day of September, 1945.

Definitions

2. (1) For the purposes of this Order,
 - (a) "Farmer" means a person who derives the major portion of his livelihood from agricultural pursuits carried on by him on a farm; the word "farmer" includes rancher and the word "farm" includes ranch;
 - (b) "Industrial User" means a person who being registered with the Board as an industrial user of meat uses meat in the preparation or manufacture of any product to be sold by him other than in the course of meals and refreshments, provided such product is not a rationed food;
 - (c) "Meat" means and includes any carcass, part of carcass, cut, portion and product of beef, veal, mutton, lamb or pork referred to in Schedules A, B or C of this Order;
 - (d) "Producer" means any importer of meat and any slaughterer, and the verb "produce" shall have a similarly extended meaning;
 - (e) "Slaughterer" means any person for whom any cattle, calves, sheep, lambs or hogs are slaughtered, and includes any person who slaughters any such animal for his own account;
 - (f) "The Principal Order" means Order of the Board No. 464, Rationed Foods (Principal Order).

(2) For the purposes of this Order, except as provided by subsection (1) of this Section the definitions contained in the Principal Order shall extend and apply to this Order, and, unless the context otherwise requires, this Order is to be construed as one with the Principal Order.

(3) For the purposes of this Order the terms and expressions contained in any Schedule to this Order shall have the same meaning respectively as provided by Board Orders Nos. 307 and 399 and Administrator's Orders Nos. A-1246, A-1382 and A-1391.

Meat a Rationed Food

3. (1) Meat is hereby declared to be a Rationed Food, irrespective of whether it is fresh, frozen, dried, pickled, cured, raw, cooked, canned or processed.

(2) Meat as a Rationed Food is subject to the general system of rationing of foods established by the Board and outlined in the Principal Order.

Appropriate Coupons

4. For the purposes of the Principal Order each of the following is hereby prescribed as an appropriate coupon in respect of meat:

- (a) Each ration coupon printed M at the time of issue by the Board of the ration book or ration card containing such ration coupons;
- (b) Each meat coupon stated on a quota authorization or other ration document when issued by the Board or on a requisition or special purchase permit when completed by a supplier in the manner required by the Principal Order and each meat coupon in terms of which any ration document is expressed;
- (c) 8 meat tokens when used in accordance with Section 14 of this Order.

Coupon Value

5. (1) The quantity of meat to be supplied by a supplier and acquired from a supplier in respect of the collection and surrender of each appropriate coupon shall be the respective amount by weight as specified by the Schedule A, B or C of this Order in accordance with which the meat is being supplied and acquired.

(2) Meat shall be supplied and acquired in accordance with the Schedule on which the particular kind and cut, type or variety of meat is listed, but if listed in Schedule A and in Schedule B or C it shall be supplied and acquired in accordance with Schedule B or C when supplied to and acquired by a Consumer and in accordance with Schedule A when supplied to and acquired by other than a Consumer.

Period of Validity of Ration Coupons

6. (1) Ration coupons printed M at the time of issue by the Board are unnumbered if no serial number is printed thereon or are numbered according to the serial number printed thereon.

(2) Unnumbered ration coupons printed M are valid for use in accordance with the provisions of the Principal Order at any time on and after the date on which they are issued by the Board and may remain valid for use until further notice is given to the contrary by Administrator's Order or by other Order of the Board.

(3) Numbered ration coupons printed M shall be valid for use only on and after their respective validity dates as provided by subsection (4) and may remain valid for use until further notice is given to the contrary by Administrator's Order or by other Order of the Board.

(4) The respective validity dates for the ration coupons printed M numbered as listed below shall be as follows:

Ration coupons printed M,

No. 1	Monday	September 10, 1945,
No. 2	Thursday	" 13, 1945,
No. 3	"	" 20, 1945,
No. 4	"	" 27, 1945,
No. 5	"	October 4, 1945,
No. 6	"	" 11, 1945,
No. 7	"	" 18, 1945,
No. 8	"	" 25, 1945,
No. 9	"	November 1, 1945,
No. 10	"	" 8, 1945,
No. 11	"	" 15, 1945,
No. 12	"	" 22, 1945,
No. 13	"	" 29, 1945,
No. 14	"	December 6, 1945,
No. 15	"	" 13, 1945,
No. 16	"	" 20, 1945,
No. 17	"	" 27, 1945,
No. 18	"	January 3, 1946,

No. 19	Thursday	January 10, 1946,
No. 20	"	" 17, 1946,
No. 21	"	" 24, 1946,
No. 22	"	" 31, 1946,
No. 23	"	February 7, 1946,
No. 24	"	" 14, 1946,
No. 25	"	" 21, 1946,
No. 26	"	" 28, 1946,
No. 27	"	March 7, 1946,
No. 28	"	" 14, 1946,
No. 29	"	" 21, 1946,
No. 30	"	" 28, 1946.

(Subsection (4) as amended by Order No. 588)

Hotels and Quota Users' Establishments

7. Where a person has resided in a hotel or quota user's establishment for a continuous period of four weeks or longer the ration coupons to be detached, in respect of meat, from the ration book or ration card of such person by the owner, manager or superintendent of the hotel or quota user's establishment, as required by Section 18 of the Principal Order, shall be four valid ration coupons printed M for each continuous period of four weeks of such residence.

Registration of Industrial Users

8. (1) Application for registration of any person as an industrial user of meat must be made to the Ration Administrator on the form obtainable for that purpose at any Branch Office of the Ration Administration.

(2) All registrations of persons as industrial users of meat, made prior to the effective date of this Order, are cancelled.

Reports by Industrial Users

9. Each industrial user of meat must within 15 days after the end of each calendar month file with the Ration Administrator a statement in writing, completed and signed by the industrial user and on a form provided by the Ration Administrator, showing the quantities of meat used by him during the previous month, and disclosing such further information as may be required by the Ration Administrator.

Time of Transfer of Ration Documents by Other than Consumers

10. (1) Notwithstanding anything contained in Sections 4 and 5 of the Principal Order to the contrary, in all cases where meat is being supplied to or acquired by any person other than a consumer the time for collection and surrender of the ration documents thereby required shall be, not earlier than the date of delivery of the meat and, not later than 14 days after such date; but if payment of the price charged for the meat is made before the expiration of such 14 days, the ration documents are to be collected and surrendered not later than the time of such payment.

(2) Except where meat is being supplied to and acquired by a consumer, the only case in which ration documents in respect of meat may be collected and surrendered earlier than as provided by subsection (1) is where the ration document is a valid special purchase permit and is being surrendered by the person to whom issued. In such case the document may be collected and surrendered at any time after the date on which it is issued but not later than as is provided by subsection (1).

(3) Where in any case meat has been supplied by a supplier to any person other than a consumer, if the person who has acquired the meat fails to surrender the necessary ration documents within the time for their surrender as provided by subsections (1) and (2) the supplier must, without delay, report such failure to the Ration Administrator and must not supply any more meat or other rationed food to that person until advised in writing by the Ration Administrator that he may do so

Slaughterers and Other Producers of Meat—Household Use and Special Supplies to Farmers

11. (1) For the purposes of this Order, slaughterers are divided into three groups, as follows:

GROUP I—composed of only such persons as are the holders of valid slaughter permits issued under Board Order No. 533;

GROUP II—composed of only such persons as are the holders of general or specific authorizations issued by the Administrator of Meat and Meat Products under the authority of Section 13 of Board Order No. 533;

GROUP III—composed of only such farmers as are exempted by Section 9 of Board Order No. 533 from the necessity of holding a slaughter permit.

(2) Every slaughterer included in Group I of subsection (1) is required to open, operate and use in accordance with Section 37 of the Principal Order, a meat ration coupon bank account.

(3) Whenever any farmer provides, from the supply of meat produced by him and retained in his possession, a quantity to be used and consumed on his own farm premises by himself and other persons of the same household as himself he must, in respect thereof, then collect from his own ration book or ration card and from those of other persons of the same household as himself one valid ration coupon printed M for each four pounds of meat (gross weight) so provided; subject however that he need not collect more than fifty percent (50%) of the total number of ration coupons printed M then valid in such ration books and ration cards.

(4) Except as provided by subsection (3), whenever any slaughterer included in Group I or Group II of subsection (1) provides, from the supply of meat produced by him and retained in his possession, a quantity for use and consumption by himself and other persons of the same household as himself he must, in respect thereof, then collect from his own ration book or ration card and from those of other persons of the same household as himself the same number of ration coupons printed M as he would be required to collect if he were supplying the meat to another consumer.

(5) Notwithstanding the provisions of subsection (1) of Section 5, whenever any slaughterer included in Group III of subsection (1) of this Section supplies meat for use and consumption on his own farm premises to any person not of the same household as himself but living on the same farm premises or supplies meat to any other farmer for use and consumption only on the farm premises of the other farmer, the slaughterer need collect from the person who acquires the meat and the person who acquires the meat need surrender to the slaughterer only one ration coupon printed M for each four pounds of meat (gross weight) so supplied and acquired. For such purpose, if the total number of valid ration coupons printed M contained in the ration books and ration cards of the person acquiring the meat and of other persons of the same household is less than the total number of ration coupons printed M required to be surrendered as herein provided, the slaughterer may, notwithstanding anything contained in the Principal Order to the contrary, detach, to the extent of the deficiency, from such ration books a number of ration coupons printed M which have not then become valid for use, and may retain such ration coupons in his possession until required to forward them to the Local Ration Board of his district.

Registration of Producers

12. Section 33 of the Principal Order shall not apply to a producer of meat.

Monthly Reports and Surrender of Ration Documents by Producers

13. (1) Every slaughterer included in Group I or Group II of subsection (1) of Section 11, and every person who, other than as a consumer, imports meat must, not later than the 5th day of every month,

(a) file at the Branch Office of the Ration Administration for his district a statement in writing on a form provided by the Ration Administrator showing the producer's transactions in meat during the preceding month, and

(b) forward with such statement a ration cheque in favour of the Ration Administrator, or a bank transfer voucher, for the total number of meat coupons collected by him during such preceding month in respect of the meat supplied by him out of his production.

(2) Every slaughterer not required to file a statement in accordance with subsection (1) and every consumer who, as such, imports meat must, not later than the 10th day of every month,

(a) file with the Local Ration Board of his district a statement in writing on a form provided by the Ration Administrator showing the producer's transactions in meat during the preceding month, and

(b) forward with such statement all ration documents collected by him during such preceding month in respect of meat supplied by him or used and consumed by him and by other persons of the same household as himself out of his production.

Tokens

14. (1) Tokens on which the word "meat" appears when issued by the Board—hereinafter referred to as meat tokens—may be used only in respect of meat and at the rate of 8 meat tokens for 1 valid appropriate coupon.

(2) Meat tokens are valid for use in accordance with the provisions of this Section at any time on or after the date on which they are issued by the Board and remain valid for use until further notice is given to the contrary by Administrator's Order or by other Order of the Board.

(3) Except as provided by subsection (2) of Section 40 of the Principal Order, meat tokens must be obtained, used and transferred only in accordance with the provisions of this Section.

(4) Notwithstanding the provisions of subsections (1) and (2) of Section 17 of the Principal Order, whenever a consumer acquires meat from a supplier the consumer may surrender to the supplier and the supplier may accept from the consumer meat tokens in place of other valid ration documents.

(5) Whenever any consumer acquires, in respect of any valid ration coupon, less than the full quantity of meat which may be supplied and acquired as provided by subsection (1) of Section 5 against each appropriate coupon, the supplier must deliver to the consumer a meat token or tokens equivalent in value to the unspent portion of the ration coupon.

(6) In respect of any one sale or any one transaction in meat, a supplier must not deliver more than 7 meat tokens to a consumer and a consumer must not accept more than 7 meat tokens from a supplier.

(7) The quantity of meat to be supplied by a supplier to a consumer against the surrender of meat tokens or against the surrender of meat tokens and a small number of ration coupons shall be as provided by Schedule D, notwithstanding anything contained in this Order to the contrary.

(8) The number of meat tokens to be delivered by a supplier to a consumer as equivalent in value to the unspent portion of a ration coupon shall be as provided by Schedule D, notwithstanding anything contained in this Order to the contrary.

(9) Except as provided by subsection (5), a supplier must not deliver any meat tokens to a consumer and a consumer must not accept any meat tokens from a supplier.

(10) Notwithstanding the provisions of subsections (3) and (4) of Section 37 of the Principal Order, a supplier may retain in his possession and need not deposit to the credit of his ration coupon bank account that number of meat tokens which are reasonably necessary for use in accordance with subsections (5) and (6) of this Section.

(11) A dealer who is required to operate a ration coupon bank account may obtain meat tokens from the bank, at which such account is being conducted, by drawing in favour of the bank and issuing to the bank a valid ration cheque for the number of appropriate coupons equivalent in value to the meat tokens being obtained.

(12) A dealer who is not required to operate a ration coupon bank account may obtain meat tokens from any bank on surrender of other valid ration documents equivalent in value to the meat tokens being obtained.

(13) Meat tokens may be surrendered to a bank only by or on behalf of a supplier.

(14) Among the purposes for which a supplier may surrender meat tokens to a bank are the following:

- (a) for deposit of their equivalent value in coupons to the credit of a meat ration coupon bank account by the operator;
- (b) for the obtaining, by the supplier, of a bank transfer voucher expressed in meat coupons.

(15) Whenever a supplier surrenders meat tokens to a bank, they must be contained in a box or boxes provided by the Board for that purpose and each box must contain exactly 200 meat tokens, must be properly closed and then endorsed, in ink, with the name and address of the supplier.

(16) Any box provided by the Board as a container for meat tokens must be used only for that purpose.

Commercial Cold Storage of Meat and Other Foods

15. (1) Every person who, on or after the effective date of this Order, provides to any other person for the storage of food any cold storage locker or other cold storage space in a commercial building, or owns or otherwise controls any such locker or space being held, retained or used for the storage of food on the 31st day of August, 1945, by any other person, must

- (a) on or before the 20th day of September 1945, file at the Branch Office of the Ration Administration for his district a statement in writing listing the name and address of each and every person to whom such space was being provided on the 31st day of August, 1945,
- (b) keep an up-to-date and exact record of the names and addresses of all persons who acquire or release any such space subsequent to the 31st day of August, 1945, and
- (c) on or before the 30th day of September, 1945, and on or before the last day of each and every calendar month thereafter, file at the said Branch Office of the Ration Administration a further statement in writing listing the names and addresses of all persons who have acquired or released any such space since the date in respect of which a statement was last filed in accordance with the provisions of this Section and providing particulars as to whether such persons have acquired or have released such space.

(2) Every consumer who on the effective date of this Order, owns, controls or has any beneficial interest in meat held in any cold storage locker or other cold storage space in a commercial building must, on or before the 10th day of October, 1945,

- (a) file at the Branch Office of the Ration Administration for his district a statement in writing, on a form provided for such purpose by the Ration Administrator and obtainable at such Branch Office, showing the exact amount of meat held in storage by or for him on the effective date of this Order and such further information as is necessary for proper completion of the said form, and

(b) forward with such statement the required number of ration coupons printed M disclosed by the said statement as due to the Ration Administrator in respect of the meat held in storage. For such purpose, the required number of ration coupons printed M may be detached by the consumer from his own ration book or ration card and from those of other persons of the same household as himself, regardless of whether or not they have then become valid for use, notwithstanding the provisions of clause (j) of subsection (1) of Section 39 of the Principal Order.

(3) Whenever, after the effective date of this Order, meat is put into storage in any cold storage locker or other cold storage space in a commercial building by or for any consumer, the consumer must file at the Branch Office of the Ration Administration for his district a statement in writing, on a form provided for such purpose by the Ration Administrator and obtainable at such Branch Office, showing the amount of meat put into such storage by or for him, unless such meat was previously reported by him on a similar form or on the form referred to in subsection (2). The statement must disclose the name of the supplier from whom the meat was acquired, the quantity and kind of the meat acquired, the number of ration coupons surrendered to the supplier in respect thereof and such further information as is necessary for proper completion of the said form.

Made at Ottawa, this 31st day of August, 1945.

D. GORDON,
Chairman.

SCHEDULE A

To ORDER No. 545

(as substituted by Order No. 566)

MEAT COUPON CHART

When a person acquires meat in accordance with this chart he must surrender to the supplier for each 100 lbs. the number of coupons indicated on this chart. For each part of 100 lbs. he must surrender a proportionate number of coupons.

(In the case of certain varieties of cooked meat in sealed containers, he must surrender for containers purchased, the pro rata number of coupons indicated on this chart.)

This chart applies to both Kosher meat and meat which is not Kosher meat.

Bone In	BEEF	Coupons
		per 100 lbs.
Carcass or Side		42
Front quarter		38
Triangle		36
Rack		39
Rib		45
Chuck (Square Cut)		37
Chuck (Cross Cut)		36
Shank		35
Brisket Point		31
Plate		35
Hindquarter		46
Hip, Long		48
Hip, Short		48
Loin, Long		44
Loin, Short		45
Loin, Shell		46
Steak Piece		43
Flank		32

Coupons
per 100 lbs.*Boneless*

Sliced Smoked Dried Beef	96
Boner Quality	44
Any other quality	—
(a) Plate Boneless	48
Brisket Point Boneless	48
Chuck Boneless	48
Clod Boneless	48
Trimnings	48
Hamburger	48
(b) Any other cuts	64

VEAL

Bone In

Carcass or Side, hide on	33
Carcass or Side, hide off	37
Front quarter (Short Cut)	34
Front quarter (Long Cut)	36
Hindquarter (Short Cut)	40
Hindquarter (Long Cut)	39

Boneless

Trimnings	44
Other than Trimnings	64

LAMB AND MUTTON

Bone In

Carcass or Side	35
Front (Short Cut)	36
Front (Long Cut)	36
Hind (Short Cut)	36
Hind (Long Cut)	37
Leg	38
Loin	35
Flank	32

Boneless

Any kind or quality	64
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PORK

*Pork (Fresh)**Bone In*

	Product No, Order A-1391	Coupons per 100 lbs.
Carcass or Side, Head On	1, 2, 3	36
Carcass or Side, Head Off	4, 5, 6	37
New York Shoulder, Hock On	17, 18	51
New York Shoulder, Hock Off	19	56
Montreal Shoulder	20, 21	56
Butt	22, 23	64
Picnic, Hock On	25, 26	38
Picnic, Hock Off	27	48
Lacone	142	32
Hock	144	32
Ham, Trimmed	30, 31	50
Loin, Trimmed	33, 34	48
Belly, Rib in, Commercial Trim	39	48

Boneless

Butt, Tied	24	64
Picnic, Hock Off, Tied	28	64
Picnic, Hock Off, Tied with Dressing.....	29	64
Ham, Trimmed, Tied	32	64
Back, Long Cut	35, 36	64
Belly, Commercial Trim	37, 38	64
Trimnings, Extra Lean	145	44
Trimnings, Regular	146	44
Tenderloin	147	64
Jowl	140	32
Boneless sows, skin on	—	42

*Pork (Cured)**Bone In*

Picnic, Hock On	46, 47	38
Picnic, Hock Off	48	48
Ham, Trimmed	54, 55	50
Belly, Rib in, Commercial Trim	59	48
Hock	195	32
Mess Pork	—	32
Short Cut Back	—	32

Boneless

Cottage Roll or Butt	45	64
Picnic, Hock Off, Tied	49	64
Back, Long Cut	50, 51, 53	83
Back, Short Cut	52	83
Ham, Trimmed, Tied	56	64
Belly, Commercial Trim	57, 58	64
Roll, Shoulder, Skin On	60	48
Roll, Pork, Skinless	61	64
Roll, Ham Butt	62	64
Jowl	140	32

Dry Salt Meats

Bellies	PART II	48
Clear Back	SECTION	38
Lean Backs	9-(1)	48
Long Clears		38
Short Clears		38

*Pork (Smoked)**Bone In*

Picnic, Hock On	72, 73	38
Picnic, Hock Off	74	48
Picnic, Hock Off, Ready to Serve	79	64
Ham, Trimmed	84, 85	50
Ham, Skinned	86	50
Ham, Skinned, Ready to Serve	93	64

Boneless

Cottage Roll or Butt	70, 71	64
Picnic, Hock On	75, 77, 80, 81	64
Picnic, Hock Off, Tied	76, 78	64
Roll, Skinless	82, 83	64
Ham, Skin On	87, 88	64
Ham, Skinless	89, 90, 91, 92	64
Back, Long Cut	94, 95, 98	83
Back, Short Cut	96, 97	83
Back, Sliced	99, 100	96

	Product No. Order A-1391	Coupons per 100 lbs.
Bacon, Rind On (in the piece)	101, 102, 104, 106	83
Bacon, Rind Off (in the piece)	105, 107	83
Bacon Ends	103	48
Bacon, Sliced, Rind On	108, 109, 112	96
Bacon, Sliced, Rind Off	110, 111, 113, 114	96
Jowl	196	38

*Pork (Cooked)**Bone In*

Hock	201	38
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Boneless

Butt	120	96
Butt, Roast, Tied with Dressing	129	96
Picnic, Hock On	121, 122	96
Picnic, Hock Off, Roast, Tied with Dressing....	130	96
Ham	123, 124, 125, 126, 127, 128	96
Ham, Roast, Tied with Dressing	131	96
Loin, Roast, Tied with Dressing	132	96

SAUSAGE

Fresh	38
Smoked, Cured, Cooked, or otherwise	48

COOKED MEAT

(Not in Sealed Containers)

Comminuted, (ground or chopped) in loaf form or otherwise..	32
Jellied meats, in loaf form or otherwise	32
Bologna	32
Wieners	32

(In Sealed Containers)

	Container Size	6 Coupons per 12 Containers
Sausage	14 oz.	12
Comminuted (Ground) Pork	12 oz.	3 " " 12 "
Comminuted (Ground) Pork	16 oz.	9 " " 24 "
Roast Beef	16 oz.	3 " " 12 "
Stews, Boiled Dinners, Hashes	15 oz.	2 " " 12 "
Stews, Boiled Dinners, Hashes	16 oz.	2 " " 12 "
Pork Tongues	12 oz.	3 " " 12 "
Meat Sandwich Spread7 oz.	3 " " 24 "
Meat Sandwich Spread	3 oz.	3 " " 48 "
Ox Tongue	32 oz.	15 " " 24 "
Meat Balls	16 oz.	3 " " 12 "
Beef Steak with Mushrooms	16 oz.	9 " " 48 "
Beef Steak with Onions	16 oz.	9 " " 48 "
Beef Steak with Kidneys.....	16 oz.	9 " " 48 "
Comminuted (Ground) Pork	6 lbs.	32 " " 100 pounds
Pork Tongue	6 lbs.	32 " " 100 pounds

SCHEDULE B

To ORDER No. 545

(As substituted by Order No. 566)

MEAT COUPON AND TOKEN CHART

All products shown below are derived from beef, veal, lamb, mutton, pork or combinations of them. Any product or cut shown below has the coupon value indicated, whether or not it contains dressing.

GROUP A—1 LB. PER COUPON—2 OZS. PER TOKEN

BEEF—Smoked

Side Bacon (sliced) (rind on or rindless)

Sliced dried beef

*PORK—Cured**COOKED MEAT*

Back (sliced) boneless

Any uncooked Group B item (bone in or boneless), when cooked

PORK—Smoked

Pork Butt—boneless

Back Bacon (sliced)

Pork Ham—boneless

GROUP B—1½ LBS. PER COUPON—3 OZS. PER TOKEN

BEEF—Fresh or Cured

Ham, Whole, Pieces or Slices—boneless

Round Steak or Roast—bone in

Picnic, Hockless—boneless

Round Steak or Roast—boneless

Round Steak, Minced

Back, Whole, Pieces or Slices—boneless

Sirloin Tip—boneless

Side Pork, Whole, Pieces or Slices—boneless

Sirloin Tip, Cubed or Minute

Trimnings, Extra Lean (skinless)

Steaks—boneless

Tenderloin

Sirloin Butt—boneless

PORK—Cured

Flank Steak—boneless

Cottage Roll or Butt, Whole or Pieces—boneless

Strip Loin—boneless

Picnic, Hockless—boneless

Rib Roast, 7 Rib Bones (rolled whole)—boneless

Ham, Whole, Pieces or Slices—boneless

Prime Rib Roast, 5 Rib Bones (rolled)—boneless

Ham, Centre Slices—bone in

Rib Roast Rolled, 6th and 7th Rib

Back, Whole or Pieces—boneless

Ebones—Inside Roll—boneless

Skinless Roll—boneless

Tenderloin

Ham Butt Roll—boneless

*VEAL—Fresh**PORK—Smoked*

Cutlets or Fillet Roast—bone in

Picnic, Hockless or Hock on—boneless

Strip Loin Steaks—boneless

Cottage Roll or Butt, Whole or Pieces—boneless

Front Roll—boneless

Skinless Roll—boneless

Leg Roll—boneless

Ham, Centre Slices—bone in

Loin Strip—boneless

Ham, Whole (skin on or skinless), Pieces or Slices—boneless

Tenderloin

Back, Whole or Pieces—boneless

LAMB or MUTTON—Fresh

Side Bacon (rind on or rindless), Whole or Pieces

Frontquarter (rolled)—boneless

*COOKED MEAT**PORK—Fresh*

Any uncooked Group C item (bone in or boneless), when cooked.

Butt, Whole, Pieces or Chops

(rindless)—bone in

Butt, Whole, Pieces or Chops

(rindless)—boneless

Ham, Centre Slices—bone in

GROUP C—2 LBS. PER COUPON—4 OZS. PER TOKEN

BEEF—Fresh or Cured

Sirloin Steak or Roast—bone in

Shank, Hindquarter—boneless

Porter Steak or Roast—bone in

Rump Roast, Round or Square End—bone in

T-bone Steak or Roast—bone in
Wing Steak or Roast—bone in

Rib Roast, 7 Rib Bones, Whole—
bone in
Prime Rib Roast, 5 Rib Bones—
bone in
Rib Roast, 6th and 7th Rib Bones—
bone in
Rolled Rib Roast, 6th and 7th Rib
Bones, Outside Roll—boneless
Plate Brisket (rolled)—boneless
Brisket Point (rolled)—boneless
Rolled Shoulder—boneless
Short or Cross Rib Roast—bone in
Blade Roast, Blade and Backstrap out
—bone in
Chuck Roast—boneless
Neck—boneless
Shank, Centre Cut—bone in
Shank Meat—boneless
Stewing Meat—boneless
Hamburger

VEAL—Fresh

Shank, Hind—boneless
Rump, Knuckle Bone out—bone in
Sirloin Butt Roast—bone in
Sirloin Butt Steak—bone in
Leg, Sirloin Butt End—bone in
Loin, Full Cut, Flank off, Kidney and
Suet out—bone in
Loin, Short Cut, Flank off, Kidney and
Suet out—bone in
Loin Chop or Roast, Tenderloin End
—bone in
Loin Chop or Roast, Rib End—
bone in
Round Bone Shoulder Chop or Roast
—bone in
Shank, Front—boneless
Neck—boneless
Veal Loaf or Patties
Stewing Veal—boneless

GROUP D—2½ LBS. PER COUPON—5 OZS. PER TOKEN

BEEF—Fresh or Cured

Short Ribs, Braising—bone in
Plate Brisket—bone in
Brisket Point—bone in
Round Bone Shoulder Roast—bone in
Blade Roast—bone in
Chuck Roast—bone in
Shank, Frontquarter, Whole—bone in
Flank, Trimmed—bone in

VEAL—Fresh

Leg, Long Cut—bone in
Leg, Short Cut—bone in
Leg, Shank End—bone in
Loin, Full Cut, Flank on, Kidney and
Suet out—bone in
Blade Chop or Roast—bone in
Breast—bone in
Neck—bone in
Forequarter, Whole, 7 Rib Bones—
—bone in

LAMB or MUTTON—Fresh

Sirloin or Chump Chop—bone in
Loin, Whole, Flank off, Kidney and
Suet out—bone in
Loin Roast or Chop, Tenderloin End
—bone in
Patties

PORK—Fresh

Picnic, Hockless—bone in
Butt (rind one), Whole, Pieces or
Chop—bone in
Butt (rind on), Whole or Pieces—
boneless
Ham, Trimmed, Whole, Butt End or
Shank End—bone in
Loin, Trimmed (rindless), Whole,
Pieces or Chop—bone in
Side Pork, Whole or Pieces—bone in

PORK—Cured

Picnic, Hockless—bone in
Ham, Trimmed, Whole, Butt End or
Shank End—bone in
Side Pork, Whole or Pieces—bone in
Shoulder Roll (skin on)—boneless
Dry Salt Belly—boneless
Dry Salt Lean Backs—boneless

PORK—Smoked

Picnic, Hockless—bone in
Ham, Trimmed or Skinned, Whole,
Butt End or Shank End—bone in
Minced Bacon Ends

COOKED MEAT

Any uncooked Group D item (bone
in or boneless), when cooked.
Sausage, Smoked or Cooked.

Rack, Whole—bone in
Rack, Shoulder off, Knuckle Bone out
—bone in

SAUSAGE—Fresh or Cured

Pork Sausage
Commercial Sausage

LAMB or MUTTON—Fresh

Leg, Full Cut, Whole or Half—
bone in
Leg, Short Cut—bone in

LAMB or MUTTON—Fresh

Loin, Whole, Flank on, Kidney and
Suet out—bone in
Loin Rib Roast or Chop—bone in
Frontquarter, Whole or Half—bone in
Rack or Shoulder, Neck on—bone in
Rack or Shoulder, Neck off—bone in
Rack or Shoulder Chop—bone in

PORK—Fresh

Picnic, Hock on—*bone in*
 Loin (rind on), Whole, Pieces or
 Chop—*bone in*

PORK—Cured

Dry Salt Long Clear—*boneless*
 Dry Salt Short Clear—*boneless*

Dry Salt Clear Back—*boneless*
 Picnic, Hock on—*bone in*

PORK—Smoked

Picnic, Hock on—*bone in*
 Jowl

COOKED MEAT

Any uncooked Group E item (bone
 in or boneless), when cooked.

GROUP E—3 LBS. PER COUPON—6 OZS. PER TOKEN

BEEF—Fresh or Cured

Shank, Knuckle End—*bone in*

VEAL—Fresh

Flank—*bone in*
 Shank, Front—*bone in*
 Shank, Hind—*bone in*

LAMB or MUTTON—Fresh

Flank—*bone in*
 Neck—*bone in*
 Breast—*bone in*

PORK—Fresh

Lacone—*bone in*
 Hock—*bone in*
 Jowl

PORK—Cured

Hock—*bone in*
 Mess Pork—*bone in*
 Short Cut Back—*bone in*
 Jowl

COOKED MEAT

Loaves made from chopped or minced
 meat. Cooked meats or jellied
 meats, in loaf form or otherwise.
 Brawn or Headcheese
 Liver Sausage, all types
 Bologna
 Wieners
 Cretons Français

CANNED MEAT—MEAT PIES

MEAT (IN SEALED CONTAINERS)

	Container
Sausage	1—14 oz.—4 tokens
Comminuted (Ground) Pork	1—12 oz.—2 "
Comminuted (Ground) Pork	1—16 oz.—3 "
Roast Beef	1—16 oz.—2 "
Stews, boiled dinners, hashes	3—15 oz.—4 "
Stews, boiled dinners, hashes	3—16 oz.—4 "
Pork Tongues	1—12 oz.—2 "
Meat Sandwich Spread	1— 7 oz.—1 token
Meat Sandwich Spread	2— 3 oz.—1 "
Ox Tongue	1—32 oz.—5 tokens
Meat Balls	1—16 oz.—2 "
Beefsteak with Mushrooms	2—16 oz.—3 "
Beefsteak with Onions	2—16 oz.—3 "
Beefsteak with Kidneys	2—16 oz.—3 "

MEAT PIES

For any size Meat Pie, 16 oz. per token

SCHEDULE C

To ORDER No. 545

(As substituted by Order No. 566)

KOSHER MEAT COUPON CHART

All products shown below are derived from beef, veal, lamb, mutton, or combina-
 tions of them.

GROUP A—1 LB. PER COUPON

(2 oz. per token)

Smoked or Cooked Meat

Any unsmoked or uncooked Group B item when smoked or cooked.

GROUP B—1½ LBS. PER COUPON

(3 oz. per token)

BEEF—Fresh or Cured

Rib Roast or Steak—*bone in*
 Shoulder Roast or Steak—*boneless*
 Brisket Point—*boneless*

Smoked or Cooked Meat

Any unsmoked or uncooked Group C
 item when smoked or cooked

VEAL—Fresh or Cured

Rib Chop (cut from first 5 ribs)—
boneless

Shoulder Roast or Steak—*boneless*Brisket—*boneless*

GROUP C—2 LBS. PER COUPON

(4 oz. per token)

BEEF—Fresh or Cured

Plate or Flanken (rolled)—*boneless*
 Top Skirt—*boneless*
 Neck—*boneless*
 Shank—*boneless*
 Stewing Beef or Minced Beef—
boneless

VEAL—Fresh or Cured

Neck—*boneless*
 Shank—*boneless*

LAMB or MUTTON—Fresh

Patties

Smoked or Cooked Meat

Any unsmoked or uncooked Group D
 item (*bone in* or *boneless*) when
 smoked or cooked

Sausage, smoked or cooked.

GROUP D—2½ LBS. PER COUPON

(5 oz. per token)

BEEF—Fresh or Cured

Plate or Flanken, including Brisket—
bone in
 Shortribs—*bone in*
 Chuck Roast or Steak—*bone in*

*LAMB OR MUTTON—Fresh*Any Lamb cut—*bone in**SAUSAGE—Fresh or Cured**VEAL—Fresh or Cured*

Blade Cap—*bone in*
 Chuck, Neck off—*bone in*
 Brisket—*bone in*
 Flank or Flanken—*bone in*

Smoked or Cooked Meat

Any unsmoked or uncooked Group E
 item when smoked or cooked.

GROUP E—3 LBS. PER COUPON

(6 oz. per token)

BEEF—Fresh or Cured

Neck—*bone in*
 Shank—*bone in*

Cooked Meat

Bologna
 Wieners.

SCHEDULE D
To ORDER No. 545
Token Calculator

MEAT PURCHASED		COUPONS AND TOKENS TO BE COLLECTED BY SUPPLIER									
		GROUP A		GROUP B		GROUP C		GROUP D		GROUP E	
Pounds	Ounces	Coupons	Tokens	Coupons	Tokens	Coupons	Tokens	Coupons	Tokens	Coupons	Tokens
-	2 oz.	-	1	-	1	-	1	-	1	-	1
-	3 oz.	-	2	-	1	-	1	-	1	-	1
-	4 oz.	-	2	-	2	-	1	-	1	-	1
-	5 oz.	-	3	-	2	-	2	-	1	-	1
-	6 oz.	-	3	-	2	-	2	-	2	-	1
-	7 oz.	-	4	-	3	-	2	-	2	-	2
-	8 oz.	-	4	-	3	-	2	-	2	-	2
-	9 oz.	-	5	-	3	-	3	-	2	-	2
-	10 oz.	-	5	-	4	-	3	-	2	-	2
-	11 oz.	-	6	-	4	-	3	-	3	-	2
-	12 oz.	-	6	-	4	-	3	-	3	-	2
-	13 oz.	-	7	-	5	-	4	-	3	-	3
-	14 oz.	-	7	-	5	-	4	-	3	-	3
-	15 oz.	1	-	-	5	-	4	-	3	-	3
1 lb.	-	1	-	-	5	-	4	-	3	-	3
1 lb.	2 oz.	1	& 1	-	6	-	5	-	4	-	3
1 lb.	4 oz.	1	& 2	-	7	-	5	-	4	-	3
1 lb.	6 oz.	1	& 3	-	7	-	6	-	4	-	4
1 lb.	8 oz.	1	& 4	1	-	-	6	-	5	-	4
1 lb.	10 oz.	1	& 5	1	& 1	-	7	-	5	-	4
1 lb.	12 oz.	1	& 6	1	& 1	-	7	-	6	-	5
1 lb.	14 oz.	1	& 7	1	& 2	1	-	-	6	-	5
½ lb.	-	2	-	1	& 3	1	-	-	6	-	5
2 lb.	2 oz.	2	& 1	1	& 3	1	& 1	-	7	-	6
2 lb.	4 oz.	2	& 2	1	& 4	1	& 1	-	7	-	6
2 lb.	6 oz.	2	& 3	1	& 5	1	& 2	1	-	-	6
2 lb.	8 oz.	2	& 4	1	& 5	1	& 2	1	-	-	7
2 lb.	10 oz.	2	& 5	1	& 6	1	& 3	1	-	-	7
2 lb.	12 oz.	2	& 6	1	& 7	1	& 3	1	& 1	-	7
2 lb.	14 oz.	2	& 7	1	& 7	1	& 4	1	& 1	1	-
3 lb.	-	3	-	2	-	1	& 4	1	& 2	1	-
3 lb.	2 oz.	3	& 1	2	& 1	1	& 5	1	& 2	1	& 1
3 lb.	4 oz.	3	& 2	2	& 1	1	& 5	1	& 2	1	& 1
3 lb.	6 oz.	3	& 3	2	& 2	1	& 6	1	& 3	1	& 1
3 lb.	8 oz.	3	& 4	2	& 3	1	& 6	1	& 3	1	& 1
3 lb.	10 oz.	3	& 5	2	& 3	1	& 7	1	& 4	1	& 2
3 lb.	12 oz.	3	& 6	2	& 4	1	& 7	1	& 4	1	& 2
3 lb.	14 oz.	3	& 7	2	& 5	2	-	1	& 4	1	& 2
4 lb.	-	4	-	2	& 5	2	-	1	& 5	1	& 3
4 lb.	2 oz.	4	& 1	2	& 6	2	& 1	1	& 5	1	& 3
4 lb.	4 oz.	4	& 2	2	& 7	2	& 1	1	& 6	1	& 3
4 lb.	6 oz.	4	& 3	2	& 7	2	& 2	1	& 6	1	& 4
4 lb.	8 oz.	4	& 4	3	-	2	& 2	1	& 6	1	& 4
4 lb.	10 oz.	4	& 5	3	& 1	2	& 3	1	& 7	1	& 4
4 lb.	12 oz.	4	& 6	3	& 1	2	& 3	1	& 7	1	& 5
4 lb.	14 oz.	4	& 7	3	& 2	2	& 4	2	-	1	& 5
5 lb.	-	5	-	3	& 3	2	& 4	2	-	1	& 5

WARTIME PRICES AND TRADE BOARD

ORDER No. 546

Sale or Exchange of Leather, Imitation Leather and Certain Other Materials

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:—

Effective Date.

1. This Order comes into force on August 27, 1945.

Sale or Exchange of Raw Materials by Certain Manufacturers Prohibited.

2. No person who wholly or partly manufactures in Canada any footwear, handbag, luggage or small leather goods may sell or exchange any leather, imitation leather or other materials from which such footwear, handbag, luggage or small leather goods may be made, unless he first secures the written permission of the Administrator of the Board having jurisdiction over his manufactured products.

Made at Ottawa this 25th day of August, 1945.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 547

Rationed Foods (Butter)

Made August 30, 1945

Effective August 31, 1945

AMENDS

ORDER No. 465, AS AMENDED

NOTE: See Appendix for Consolidation of Board Order No. 465.

WARTIME PRICES AND TRADE BOARD

ORDER No. 548

Rationed Foods

Made August 31, 1945

Effective September 10, 1945

AMENDS

ORDER No. 464

NOTE: See Appendix for Consolidation of Board Order No. 464.

WARTIME PRICES AND TRADE BOARD

ORDER No. 549

Housing Accommodation Owned by Defence Industries Limited and Situated in the Village of Deep River in the Province of Ontario

Made September 4, 1945

Effective September 5, 1945

REVOKED BY

ORDER No. 573

WARTIME PRICES AND TRADE BOARD

ORDER No. 550

Maximum Prices for Canada Western and Eastern Yellow and White Corn

Made September 5, 1945

Effective September 8, 1945

REVOKED BY

ORDER No. 575

WARTIME PRICES AND TRADE BOARD

ORDER No. 551

Restrictions on Residence in Certain Areas

Made September 1, 1945

Effective September 1, 1945

REVOKES

ORDER No. 529

(Revocation Only)

WARTIME PRICES AND TRADE BOARD

ORDER No. 552

Housing accommodation owned by National Research Council and situate in the Township of Gloucester in the Province of Ontario

Under authority conferred by the Wartime Leasehold Regulations, being Order in Council P.C. 9029 of November 21, 1941, as amended, the Board hereby orders as follows:—

1. This Order shall come into force on September 15, 1945.

2. For the purposes of this Order the definition of any expression contained in Order No. 294 of the Board shall extend and apply to the same expression wherever used in this Order.

3. From and after September 15, 1945, the provisions of the Wartime Leasehold Regulations, being Order in Council P.C. 9029 of November 21, 1941, as amended, and the provisions of any Order of the Board made pursuant to such regulations shall cease to apply to any housing accommodation situate in the Township of Gloucester in the Province of Ontario and owned by National Research Council.

'Made at Ottawa, September 7, 1945.

M. W. McCUTCHEON,
Deputy Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 553

Controlling the Production and Sale of Canned Meat

Made September 8, 1945

Effective September 10, 1945

REVOKES

ORDER No. 508

(Revocation Only)

WARTIME PRICES AND TRADE BOARD

ORDER No. 554

Kosher Beef

Made September 8, 1945

Effective September 24, 1945

AMENDS

ORDER No. 399

NOTE: See Appendix for Consolidation of Board Order No. 399.

WARTIME PRICES AND TRADE BOARD

ORDER No. 555

Maximum Prices of Beef

Made September 8, 1945

Effective September 24, 1945

AMENDS

ORDER No. 307 AS AMENDED

NOTE: See Appendix for Consolidation of Board Order No. 307.

WARTIME PRICES AND TRADE BOARD

ORDER No. 556

Prices of Footwear Leather

(Consolidated as amended by Order No. 576)

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:—

1. This Order comes into force on September 1, 1945, and replaces Order No. 292 as amended, which is hereby revoked. It governs all sales of leather for making footwear in cases where the leather is delivered on or after that date.

2. The maximum price at which any tanner, jobber or leather dealer may sell any leather for use in making footwear to any manufacturer of footwear shall be his highest lawful selling price on July 15, 1943, for the same kind and quality of leather.

3. The maximum price at which any tanner, jobber or leather dealer may sell any leather for use in the manufacture of footwear to any jobber or dealer in leather shall be his highest lawful selling price on July 15, 1943, for the same kind and quality of leather.

4. For the purposes of this Order delivery of any leather for use in making footwear if such delivery is made on and after September 1, 1945, shall be treated as a sale to which this Order applies whether the contract for such leather was made before or after such date.

5. Revoked by Order No. 576.

6. Revoked by Order No. 576.

Made at Ottawa, this 31st day of August, 1945.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 557

On Leather Purchases by Footwear Manufacturers and on Their Selling Prices of Leather

Made August 31, 1945

Effective September 1, 1945

AMENDS

ORDER No. 293

NOTE: See Appendix for Consolidation of Board Order No. 293.

WARTIME PRICES AND TRADE BOARD

ORDER No. 558

Respecting the Manufacture of Corrugated Cartons and Products

Made September 11, 1945

Effective October 1, 1945

REVOKES

ORDER No. 335

(Revocation Only)

WARTIME PRICES AND TRADE BOARD

ORDER No. 559

Rationing of New Farm Machinery and Equipment

Made September 20, 1945

Effective October 1, 1945

REVOKES

ORDER No. 526

(Revocation Only)

WARTIME PRICES AND TRADE BOARD

ORDER No. 560

Respecting Exemptions from Maximum Prices

Made November 3, 1945

Effective November 10, 1945

AMENDS

ORDER No. 336, AS AMENDED

NOTE: See Appendix for Consolidation of Board Order No. 336.**WARTIME PRICES AND TRADE BOARD**

ORDER No. 561

Paperboard

Made September 20, 1945

Effective September 24, 1945

REVOKES

ORDER No. 396

(Revocation Only)

WARTIME PRICES AND TRADE BOARD

ORDER No. 562

Rationed Foods (Meat)

Made September 21, 1945

Effective September 22, 1945

REVOKED BY

ORDER No. 566

WARTIME PRICES AND TRADE BOARD

ORDER No. 563

Controlling the Sale and Distribution of Corn

Made September 24, 1945

Effective September 26, 1945

REVOKES

ORDER No. 536

(Revocation Only)

WARTIME PRICES AND TRADE BOARD

ORDER No. 564

Controlling the Sale and Distribution of Canned Fruits and Vegetables

Under powers given to the Board by Order in Council P.C. 8528, dated the 1st day of November, 1941, and amendments, the Board hereby orders as follows:—

1. This Order comes into force on October 4, 1945.
2. Subsection (3) of Section 3 of Order No. 517 of the Board is hereby revoked and replaced by the following:

"(3) Every canner whose total 1944 pack of canned tomato juice amounted to 20,000 cases or more, shall retain in his possession or under his control twenty (20) per cent (by volume of the pack) of his total 1945 pack of canned tomato juice."

Made at Ottawa, this 2nd day of October, 1945.

M. W. McCUTCHEON,

*Deputy Chairman.***WARTIME PRICES AND TRADE BOARD**

ORDER No. 565

Maximum Prices of Sausage

Made October 5, 1945

Effective October 15, 1946

REVOKES

ORDER No. 305 AS AMENDED

(Revocation Only)

WARTIME PRICES AND TRADE BOARD

ORDER No. 566

Rationed Foods (Meat)

Made October 10, 1945

Effective October 11, 1945

AMENDS

ORDER No. 545

AND REVOKES

ORDER No. 562

NOTE: See Consolidation of Order No. 545 herein.

WARTIME PRICES AND TRADE BOARD

ORDER No. 567

The Manufacture of Wooden Containers

Made October 11, 1945

Effective October 15, 1945

REVOKES

ORDER No. 404

(Revocation Only)

WARTIME PRICES AND TRADE BOARD

ORDER No. 568

Emergency Housing Accommodations in Naval Cadet Barracks, 583 Ellice Avenue, in the City of Winnipeg and Province of Manitoba

The Municipal Corporation of the City of Winnipeg has leased for a term of one year commencing September 12, 1945, certain premises known as 583 Ellice Avenue, in the City of Winnipeg and Province of Manitoba, for the purpose of providing therein emergency shelter for a limited period for those who are temporarily homeless. As the accommodation which will be made available in the aforesaid premises is only intended to be of a temporary character, it is advisable that the provisions of Part II of Order No. 294 of the Board should not apply to any lease made between the Corporation of the City of Winnipeg, as lessor, and any homeless family, as lessee, affecting any accommodation in the aforesaid premises.

Now therefore, under authority conferred by the Wartime Leasehold Regulations, Order in Council P.C. 9029 of November 21, 1941, as amended, the Board hereby orders as follows:

1. For the purposes of this Order, the definition of any expression contained in Order No. 294 of the Board shall extend and apply to the same expression wherever used in this Order.

2. From and after the 15th day of October, 1945, the provisions of Part II of Order No. 294 of the Board shall cease to apply to any lease made by the Municipal Corporation of the City of Winnipeg, as lessor, of housing accommodation situate in premises known as 583 Ellice Avenue, in the City of Winnipeg and Province of Manitoba.

3. This Order shall come into force on the 15th day of October, 1945.

Made at Ottawa this 13th day of October, 1945.

M. W. McCUTCHEON,
Deputy Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 569

Emergency Housing Accommodations in the Canadian Northern Railway Immigration Hall No. 3, Water Avenue, in the City of Winnipeg and Province of Manitoba.

The Municipal Corporation of the City of Winnipeg has leased for a term of seven months commencing October 1, 1945, to April 30, 1946, certain premises known as the Canadian Northern Railway Immigration Hall No. 3, situate on Water Avenue

in the City of Winnipeg and Province of Manitoba, for the purpose of providing therein emergency shelter for a limited period for those who are temporarily homeless. As the accommodation which will be made available in the aforesaid premises is only intended to be of a temporary character, it is advisable that the provisions of Part II of Order No. 294 of the Board should not apply to any lease made between the Corporation of the City of Winnipeg, as lessor, and any homeless family, as lessee, affecting any accommodation in the aforesaid premises.

Now therefore, under authority conferred by the Wartime Leasehold Regulations, Order in Council P.C. 9029 of November 21, 1941, as amended, the Board hereby orders as follows:—

1. For the purposes of this Order, the definition of any expression contained in Order No. 294 of the Board shall extend and apply to the same expression wherever used in this Order.

2. From and after the 15th day of October, 1945, the provisions of Part II of Order No. 294 of the Board shall cease to apply to any lease made by the Municipal Corporation of the City of Winnipeg, as lessor, of housing accommodation situate in premises known as the Canadian Northern Railway Immigration Hall No. 3, Water Avenue, in the City of Winnipeg and Province of Manitoba.

3. This Order shall come into force on the 22nd day of October, 1945.

Made at Ottawa, this 13th day of October, 1945.

M. W. McCUTCHEON,
Deputy Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 570

Replacement of Civilian Suits for Demobilized Service Personnel

(AMENDING BOARD ORDER No. 530)

Made October 17, 1945

Effective October 17, 1945

AMENDS

ORDER No. 530

NOTE: Order No. 530 as amended by Order No. 570 was revoked and replaced by Order No. 590, effective December 31, 1945.

WARTIME PRICES AND TRADE BOARD

ORDER No. 571

Termination of Leases for Housing Accommodation

Made October 18, 1945

Effective October 22, 1945

AMENDS

ORDER No. 537

NOTE: See Consolidation of Order No. 537 herein.

WARTIME PRICES AND TRADE BOARD

ORDER No. 572

Rationed Foods (Butter)

Made October 22, 1945

Effective October 29, 1945

AMENDS

ORDER No. 465, AS AMENDED

NOTE: See Appendix for Consolidation of Board Order No. 465.

WARTIME PRICES AND TRADE BOARD

ORDER No. 573

Real Property Owned by Defence Industries Limited and Situated in the Village of Deep River in the Province of Ontario.

1. This Order shall come into force on October 29, 1945.
2. For the purposes of this Order
 - (a) "Board" means the Wartime Prices and Trade Board;
 - (b) "real property" means any improved or unimproved land, any store, shop, office building, factory, warehouse, suite, office, or other place of business, hotel, inn, or hotel room, house, boarding house, lodging house, tourist home or cabin, apartment, flat, room or other place of dwelling, and any structure or part of a structure used for combined business and dwelling purposes, together with all outbuildings and appurtenances thereto belonging, and such heating, lighting, water, garage, janitor and other services including meals, and such plant, equipment, furniture, furnishings or facilities, as are supplied by the landlord or which the landlord expressly or impliedly agreed to supply.
3. From and after October 29, 1945, the provisions of the Wartime Leasehold Regulations, being Order in Council P.C. 9029 of November 21, 1941, as amended, and the provisions of any Order of the Board made pursuant to such regulations shall cease to apply to any real property situate in the Village of Deep River in the Province of Ontario and owned by Defence Industries Limited.
4. Order No. 549 of the Board is hereby revoked.

Made at Ottawa this 23rd day of October, 1945.

M. W. McCUTCHEON,
Deputy Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 574

Emergency Housing Accommodation provided by the Municipal Corporations of the Cities of Hull, Ottawa, Toronto, Winnipeg and Vancouver

The Municipal Corporations of the Cities of Hull, Ottawa, Toronto, Winnipeg and Vancouver have made arrangements for the public welfare of their citizens and particularly for families suffering acute hardship through want of shelter, by taking over premises not previously utilized for multiple housing and converting them

to that purpose. It is the intention and expectation of the municipalities that the accommodations thus provided will afford temporary shelter to their homeless families until other accommodations can be secured.

In view of the temporary and emergent nature of these projects and the anticipated turnover of tenants which may necessitate frequent re-allocation of space to accommodate families of varying sizes, it is desirable and expedient that the municipalities be enabled to fix their own rentals for this type of emergency shelter and be enabled to terminate any lease made therefor in accordance with the rental arrangement made with the homeless family.

Now therefore, pursuant to authority conferred by the Wartime Leasehold Regulations, being Order in Council P.C. 9029, dated November 21, 1941, as amended, the Board hereby orders as follows:

1. For the purposes of this Order, the definition of any expression contained in Order No. 294 of the Board shall extend and apply to the same expression wherever used in this Order.

2. From and after October 29, 1945, the provisions of the Wartime Leasehold Regulations, being Order in Council P.C. 9029, dated November 21, 1941, as amended, and any Order of the Board made pursuant thereto, shall cease to apply to any housing accommodation situate in premises known as:

The Hull Armories, in the City of Hull and Province of Quebec; 31 Spadina Avenue known as Knights of Columbus Building, 381 Stewart Street, and Varsity Oval Barracks, all in the City of Ottawa and Province of Ontario;

Lakeside Camp, formerly occupied by Royal Norwegian Air Force and Royal Canadian Air Force, and located at the foot of Bathurst Street, 12 Dale Avenue, 40 Maple Avenue, 89 Elm Avenue, 63 St. George Street, 419-421 Maybank Avenue, 30 Murray Street, 46 Murray Street, 22 Carlton Street, 1 Harbord Street known as Trinity House, 108 Lowther Avenue, 42 Logan Avenue, 40 Ossington Avenue and 40-44 Spadina Avenue, all in the City of Toronto and Province of Ontario;

583 Ellice Avenue known as the Naval Cadet Barracks and Canadian Northern Railway Immigration Hall No. 3, Water Avenue, both in the City of Winnipeg and Province of Manitoba;

Sea Island Camp No. 2, located on Sea Island in the Province of British Columbia; so long as any of the Municipal Corporations of Hull, Ottawa, Toronto, Winnipeg or Vancouver is the respective landlord thereof.

3. This Order shall come into force on the 29th day of October, 1945.

Made at Ottawa this 24th day of October, 1945.

M. W. McCUTCHEON,
Deputy Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 575

Maximum Prices for Canada Western and Eastern Yellow and White Corn

Made October 30, 1945

Effective October 30, 1945

REVOKES

ORDER No. 550

(Revocation Only)

NOTE: See Administrator's Order No. A-1784 as amended by Administrator's Orders Nos. A-1802 and A-1848.

WARTIME PRICES AND TRADE BOARD

ORDER No. 576

Prices of Footwear Leather

(AMENDING BOARD ORDER No. 556)

Made October 30, 1945

Effective October 31, 1945

AMENDS

ORDER No. 556

NOTE: See Consolidation of Order No. 556 herein.

WARTIME PRICES AND TRADE BOARD

ORDER No. 577

Respecting Wool

Made October 30, 1945

Effective October 31, 1945

AMENDS

ORDER No. 117

NOTE: See Appendix for Consolidation of Board Order No. 117.

WARTIME PRICES AND TRADE BOARD

ORDER No. 578

Restrictions on Conventions, Other Meetings and Organized Travel Groups

Made October 30, 1945

Effective November 1, 1945

REVOKES

ORDER No. 535

(Revocation Only)

WARTIME PRICES AND TRADE BOARD

ORDER No. 579

Respecting Book, Writing and Specialty Papers

Made November 13, 1945

Effective December 31, 1945

REVOKES

ORDER No. 227

(Revocation Only)

WARTIME PRICES AND TRADE BOARD

ORDER No. 580

Rationed Foods

Made November 17, 1945

Effective November 26, 1945

AMENDS

ORDER No. 465, AS AMENDED

NOTE: See Appendix for Consolidation of Board Orders Nos. 465, 466 and 467.

WARTIME PRICES AND TRADE BOARD

ORDER No. 581

Meatless Days in Public Eating Places

Made November 17, 1945

Effective November 26, 1945

AMENDS

ORDER No. 532

NOTE: See Consolidation of Order No. 532 herein.

WARTIME PRICES AND TRADE BOARD

ORDER No. 582

Maximum Rentals and Termination of Leases for Housing Accommodation and Shared Accommodation

Made November 29, 1945

Effective December 1, 1945

AMENDS

ORDER No. 294

NOTE: See Appendix for Consolidation of Board Order No. 294.

WARTIME PRICES AND TRADE BOARD

ORDER No. 583

Maximum Rentals and Termination of Leases for Commercial Accommodation

Made November 29, 1945

Effective December 1, 1945

AMENDS

ORDER No. 315

NOTE: See Appendix for Consolidation of Board Order No. 315.

WARTIME PRICES AND TRADE BOARD

ORDER No. 584

Controlling the Sale and Distribution of Canned Fruits and Vegetables

Under powers given to the Board by The Wartime Prices and Trade Regulations being Order in Council P.C. 8528 of November 1, 1941 and amendments, it is hereby ordered as follows:

1. Section 8 of Board Order No. 517 which required wholesalers to retain certain canned fruits and vegetables for distribution according to the Directions of the Administrator of Distributive Trades is hereby revoked.

2. This Order comes into force on December 1, 1945.

Made at Ottawa this 28th day of November, 1945.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 585

Respecting the Distribution and Use of Print Paper Within Canada

Made December 17, 1945

Effective December 31, 1945

REVOKES

ORDER No. 223

(Revocation Only)

WARTIME PRICES AND TRADE BOARD

ORDER No. 586

Respecting Publications Other Than Newspapers, Magazines and Other Periodicals

Made December 17, 1945

Effective December 31, 1945

REVOKES

ORDER No. 295 AS AMENDED

(Revocation Only)

WARTIME PRICES AND TRADE BOARD

ORDER No. 587

Emergency Housing Accommodation provided by the Municipal Corporation of the City of Toronto

The Municipal Corporation of the City of Toronto has made arrangements for the public welfare of its citizens and particularly for families suffering acute hardship through want of shelter, by taking over premises not previously utilized for multiple-

housing and converting them to that purpose. It is the intention and expectation of the municipality that the accommodations thus provided will afford temporary shelter to their homeless families until other accommodations can be secured.

In view of the temporary and emergent nature of these projects and the anticipated turnover of tenants which may necessitate frequent re-allocation of space to accommodate families of varying sizes, it is desirable and expedient that the municipality be enabled to fix its own rentals for this type of emergency shelter and be enabled to terminate any lease made therefor in accordance with the rental arrangement made with the homeless family.

Now, therefore, pursuant to authority conferred by The Wartime Leasehold Regulations, being Order in Council P.C. 9029, dated November 21, 1941, as amended, the Board hereby orders as follows:—

1. For the purposes of this Order, the definition of any expression contained in Order No. 294 of the Board shall extend and apply to the same expression wherever used in this Order.

2. From and after October 29, 1945, the provisions of The Wartime Leasehold Regulations, being Order in Council P.C. 9029, dated November 21, 1941, as amended, and any Order of the Board made pursuant thereto, shall cease to apply to any housing accommodation situate in premises known as the Malton Staff House, in the Township of Toronto Gore and County of Peel, so long as the municipal Corporation of the City of Toronto is the landlord thereof.

3. This Order shall come into force on the 15th day of December, 1945.

Made at Ottawa, this 15th day of December, 1945.

M. W. McCUTCHEON,
Deputy Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 588

Rationed Foods

Made December 18, 1945

Effective December 18, 1945

AMENDS

BOARD ORDERS NOS. 465 (BUTTER, 466 (SUGAR) AND 545 (MEAT)

NOTE: See Consolidation of Order No. 545 herein.

See Appendix for Consolidation of Orders Nos. 465 and 466.

WARTIME PRICES AND TRADE BOARD

ORDER No. 589

Rationed Foods

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:

1. This Order comes into force on the 1st day of January, 1946.

2. For the purposes of this Order the definitions contained in Board Orders Nos. 464, 466 and 467, or in any of such Orders, shall extend and apply to this Order.

3. Notwithstanding anything contained in Board Order No. 466 or 467 to the contrary, each of the coupons prescribed by Board Order No. 466 as an appropriate coupon in respect of sugar is hereby prescribed as an appropriate coupon in respect of preserves; provided, however, that the quantity of preserves to be supplied by a supplier and acquired from a supplier in respect of the collection and surrender of each coupon, prescribed by Board Order No. 466 as an appropriate coupon in respect of sugar, shall be twice the respective amount by measure or weight specified by subsection (1) of Section 5 of Board Order No. 467.

Made at Ottawa, this 20th day of December, 1945.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 590

Replacement of Civilian Suits for Demobilized Service Personnel

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:

Effective Date

1. This Order comes into force on December 31, 1945, and revokes and replaces Board Order No. 530 as amended by Board Order No. 570.

Definitions

2. For the purposes of this Order,

- (a) "certificate" means a priority suit purchase certificate on a form prescribed by the Board and bearing
 - (i) a ship's stamp of an establishment of the Royal Canadian Navy; or
 - (ii) an orderly room stamp of a discharge establishment or of an establishment authorized by the Board to issue priority suit purchase certificates; or
 - (iii) the stamp of a hospital of the Department of Veterans Affairs; or
 - (iv) the stamp of an office of the Ration Administration; or
 - (v) the stamp of a local Ration Board;
- (b) "manufacturer" means any person who has received from the Board a directive to manufacture men's suits;
- (c) "retailer" means any person, other than a merchant tailor, who sells suits of civilian clothes to a consumer;
- (d) "merchant tailor" means any person other than a manufacturer who cuts suits of civilian clothes on his own premises and sells the same at retail; and
- (e) "sell" includes offer to sell.

Priority of Delivery

3. Every retailer who sells suits and every manufacturer who sells made-to-measure suits and every merchant tailor and every fabric wholesaler selling to merchant tailors shall at all times give priority to sales against certificates.

Manufacturers' Reserve to Meet Certificate Demand

4. (1) Except as provided in subsections (2) and (3) of this Section no manufacturer may deliver, to any one of his customers more than sixty-five per centum (65%) of the allocation established for such customer in respect of the suits produced by the manufacturer pursuant to directives from the Board for production during the first six months of 1946.

(2) Any further delivery to that customer may only be made by the manufacturer against a certificate received from the customer and no certificate shall be accepted by the manufacturer unless it purports to have been signed by that customer and by the person to whom the certificate was issued.

(3) The provisions of this Section shall be subject to such written exemptions as the Administrator of Fine Clothing, upon application to him may grant in any individual cases of undue hardship or other special circumstance.

Priority of Replacement

5. (1) A retailer in order to secure replacement of a suit sold to the holder of a certificate or a merchant tailor in order to secure the replacement of the fabric used in the manufacture of a suit sold to such certificate holder, must obtain a duly completed certificate from the holder and must forward this certificate to his supplier.

(2) A certificate may only be accepted by a retailer or a merchant tailor within thirty days from the last date stamped on the certificate by an office authorized to issue such certificates.

Certificates for Authorized Use Only

6. (1) Unless he is the person to whom the certificate was issued no retailer or merchant tailor may acquire a certificate except by reason of the sale of a suit to, or the undertaking to make a suit for, the person to whom the certificate was issued.

(2) No person to whom a certificate has been issued may transfer or surrender it to any one other than a retailer or a merchant tailor and then only for the purpose of purchasing a suit.

(3) No person shall

- (a) obtain, transfer, use, retain or have in his possession or under his control any paper purporting to be a certificate unless such paper is in fact a certificate as defined in this Order;
- (b) impersonate or falsely represent himself to be the person to whom the certificate was issued;
- (c) be entitled to receive more than one certificate without the written permission of the Board.

Made at Ottawa, this 21st day of December, 1945.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 591

Maximum Prices of Beef

Made December 27, 1945

Effective January 2, 1946

AMENDS

ORDER No. 307, AS AMENDED

NOTE: See Appendix for Consolidation of Order No. 307.

WARTIME PRICES AND TRADE BOARD

ORDER No. 592

Acquisition of Goods for Overseas

Made December 28, 1945

Effective December 31, 1945

REVOKES

ORDER No. 479

(Revocation Only)

WARTIME PRICES AND TRADE BOARD

ORDER No. 593

Foreign Dealings with Goods in Canada

In regard to Canadian goods in short supply there is an increasing tendency to circumvent the Canadian prices ceiling by means of sale to buyers in another country and re-sale by such buyers to buyers in Canada in such circumstances that there is an ostensible exportation and re-importation of the goods so as to be exempt in both cases from the Canadian prices ceiling, though the goods never leave Canada. It is necessary that such transactions in any goods be subject to the Canadian prices ceiling.

Therefore, under powers conferred by the Wartime Prices and Trade Regulations, Order in Council P.C. 8528 of November 1, 1941, as amended, the Board hereby orders as follows:

1. This Order shall come into force on January 1, 1946.
2. For the purposes of this Order,
 - (a) "Canadian buyer" means a person residing or carrying on business in Canada;
 - (b) "Canadian ceiling price" means the lawful maximum price at which any particular goods may be sold in Canada to a Canadian buyer;
 - (c) "foreign buyer" means a person residing or carrying on business outside of Canada.

3. (1) No person in Canada shall sell or offer to sell any goods situated in Canada to any foreign buyer at a price exceeding the Canadian ceiling price for the goods, unless the goods, under the terms or conditions of sale, are to be physically exported from Canada by the seller.

(2) No person in Canada who has sold or agreed to sell any goods situated in Canada to a foreign buyer at a price exceeding the Canadian ceiling price for the goods shall deliver the goods to any person in Canada other than a person employed to export them to the foreign buyer.

4. No person in Canada shall buy or offer to buy any goods situated in Canada at a price which he knows or has reason to believe exceeds the Canadian ceiling price for the goods.

Made at Ottawa, December 28, 1945.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 594

Maximum Prices of Soft Drinks

Made January 5, 1946

Effective January 9, 1946

AMENDS

ORDER No. 303

NOTE: See Appendix for Consolidation of Order No. 303.

WARTIME PRICES AND TRADE BOARD

ORDER No. 595

Conditions of Sale of Certain Imported Goods

Under powers conferred by The Wartime Prices and Trade Regulations, Order in Council P. C. 8528 of November 1, 1941, as amended, the Board hereby orders as follows:

1. This Order shall come into force on January 21, 1946.

2. If a price-notification or other notice issued by or under authority of the Board states, by use of a rubber stamp or by other means, that goods referred to therein are subject to the provisions of this Order, the sale of those goods in Canada shall be subject to the following conditions:—

- (a) the importer of the goods, on selling the goods at wholesale, shall furnish to the buyer, at or before the time of shipping the goods to the buyer, an invoice or sales slip covering the sale and showing the country of origin of the goods;
- (b) any person who receives such an invoice or sales slip and who in turn resells the goods at wholesale shall, at or before the time of shipping the goods to the buyer, furnish to the buyer an invoice or sales slip covering the sale and showing the country of origin of the goods;
- (c) every person who receives such an invoice or sales slip or who imports the goods shall, when advertising the goods for sale at retail, show the country of origin of the goods in the advertisement and, when offering the goods for sale at retail or when displaying the goods for sale at retail, shall show the country of origin of the goods on a card displayed with the goods or on a label or tag attached to the goods or by a mark on the goods.

Made at Ottawa, January 19, 1946.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 596

Suspension of Certain Maximum Prices

Under powers conferred by The Wartime Prices and Trade Regulations, Order in Council P.C. 8528 of November 1, 1941, as amended, the Board hereby orders as follows:—

1. This Order shall come into force on February 1, 1946.

2. Until further notice, all maximum prices on sales of all goods and services comprised in the items listed in the Schedule to this Order are suspended.

3. If any seller is in doubt as to whether any particular goods or activities are included in or excluded from any item in the Schedule, he shall enquire from the nearest office of the Board and comply with any directions given to him accordingly.

4. Every seller of any goods or service the maximum price for which is suspended by this Order shall retain in his possession every price notification fixing such maximum price on sales by him and records of his past and future purchases and sales of such goods or service.

5. The Chairman or Chief or Assistant Chief of the Prices Division may, generally by notice published in *Statutory Orders and Regulations* or by directive in individual cases, designate any article or activity as being included in or excluded from any item in the said Schedule.

Made at Ottawa this 26th day of January, 1946.

D. GORDON,
Chairman.

SCHEDULE

PART I—Goods

Item

1. Aircraft and complete parts thereof.
2. Artificial flowers and decorative feathers.
3. Artists' pallets and easels.
4. Bleaches packaged or bottled for household use.
5. Books, including reprints, periodicals and pamphlets, but not including blank or partially blank books intended to be filled in.
6. Cleaning fluids and preparations as follows: sweeping compounds, spot removers, cleaning fluids for clothes, rugs, drapes, upholstery and other fabrics; car and wall cleaners.
7. Cosmetics, toilet preparations and perfumes, not including soaps, shampoos or dentifrices.
8. Drugs; proprietary and patent medicines; household remedies.
9. Foods as follows; hops; desiccated cocoanut and whole cocoanut; preserved horseradish; edible tree nuts; olives; dehydrated vegetables; preserved ginger; ice cream stabilizers, excluding gelatine; dehydrated or evaporated bananas; fruits in brine or sulphured, including citrous skins and citron; maraschino type cherries; candied, glaze or drained fruits and candied or drained peels and citron.
10. Firearms, ammunition, explosives and fireworks.
11. Games of all kinds; accessories and equipment (other than furniture such as card tables or articles to be worn or articles chiefly of woven fabrics such as card table covers) for games and sports except the following: baseball, softball, rugby, soccer, basketball, volleyball, handball, tennis, badminton, golf, lacrosse, ice and field hockey, skating, skiing.
12. Hairdressing accessories, such as bows, bandeaux, barettes, fancy combs and ornaments (but not including hair nets, hair pins or bobby pins) and curlers, wavers and rollers other than those designed for use primarily in beauty parlors.
13. Jewellery of any material for the adornment of the person including diamonds and other precious and semi-precious stones, but not including watches and clocks.

14. Objects of art and household articles designed chiefly for decorative rather than utility purposes, but not including furniture or articles of fabric; articles designed for the observance of religious rites, other than articles to be worn or other articles of fabric; candles of all kinds.
15. Pictorial post cards, greeting cards, calendars and similar artistic cards or folders.
16. Photographs, pictures (other than of fabric) and picture and photo frames.
17. Printed music, bound or in sheets, and music for mechanical player pianos.
18. Polishes as follows: metal, silver, brass, glass and window.
19. Shaving accessories, including blades, strops, hones, and sharpeners, but not including razors, soaps or shaving creams.
20. Smokers' accessories, including pipes and cigarette papers but not including lighters, wearing apparel or articles of furniture.
21. Refined silver and articles of sterling silver.
22. Sundry household articles as follows: hangers (coat, dress, skirt and trouser), stocking, sock and sweater driers, shoe trees and stretchers, corner brackets, corner shelves, wall shelves, bird houses and cages, book ends, holders (flower pot, broom, match and match box) lawn ornaments, paper cutters and weights, tie racks, blanket holders, cutlery boxes, powder boxes, grocery pick-ups.
23. Tobaccos, cigars and cigarettes.
24. Toys, dolls, children's sleighs and children's wheel goods, but not including children's furniture, baby carriages on wheels or runners, or bicycles.
25. Used goods (but not scrap goods) as follows: machine tools, sheet metal working machines, wood working machines; clothing; industrial sewing machines, cameras, binoculars, lenses and photographic equipment; beer bottles, bottles and jars for food and food products; pharmaceutical bottles, toilet goods bottles and proprietary medicine bottles; washed and unwashed wiping rags; wine and spirits bottles; metal pipe; steel shafting; structural steel; and all other used goods the maximum price for which has not been fixed by any order specifically referring to those goods.
26. Women's millinery.
27. Yachts, boats and canoes.

PART II—SERVICES

Item

1. The making, dressing, dyeing and repairing of furs, fur pieces and fur garments.
2. The manufacturing of private formula medicines or toilet goods on a custom or commission basis; the packaging of household drugs or toilet goods on a custom or commission basis; the manufacture of dentures and plates for practising dentists; the cleaning, processing and drying of seeds on a custom or commission basis; the processing, packing and storing of raw leaf tobacco on a custom or commission basis.
3. Publishing, printing, engraving and matrice plate and die making services; the installation, repairing and maintenance of printing presses and printing machinery.
4. The repairing and maintenance of plant machinery and equipment and office inter-communication systems; the installation, repairing and maintenance of commercial refrigeration, air conditioning equipment, industrial sewing machines and machine tools; the installation, repairing and maintenance of municipal service equipment, including fire fighting equipment; the repairing and maintenance of typewriters, office machinery and equipment, office and accounting machines, hospital and physicians' equipment, surgical instruments, sterilizers, dental units and chairs; the installation, repairing and maintenance of household furniture and appliances; the repairing and maintenance of bicycles.

5. Services performed by optometrists and opticians, developing and printing of photographic films and plates; engraving, repairing and maintenance of jewellery of all kinds, including clocks, watches, silverware and goldware; the making of personal portraits by professional photographers for a price.
6. The supplying of electricity, gas, steam or water (except by a landlord to a tenant); the supplying of telegraph, wireless or telephone service; the transportation of persons except by steam railway; the provision of dock, harbour or pier facilities.
7. The washing of bottles and wiping rags; the washing, repairing and maintenance of barrels, kegs and drums; the sewing and repairing of used bags and bagging.

NOTE: See Appendix for Government Notices with respect to Order No. 596.

WARTIME PRICES AND TRADE BOARD

ORDER No. 597

Slaughtering of Live Stock and Stamping of Carcasses

Made January 25, 1946

Effective January 28, 1946

AMENDS

ORDER No. 533

NOTE: See Consolidation of Order No. 533 herein.

WARTIME PRICES AND TRADE BOARD

ORDER No. 598

Respecting Consumer Credit

Made January 30, 1946

Effective February 1, 1946

AMENDS

ORDER No. 225, AS AMENDED

NOTE: See Appendix for Consolidation of Order No. 225.

WARTIME PRICES AND TRADE BOARD

ORDER No. 599

Emergency Housing Accommodation provided by the Municipal Corporation of the City of Fort William

The Municipal Corporation of the City of Fort William has made arrangements for the public welfare of its citizens and particularly for families suffering acute hardship through want of shelter, by taking over premises not previously utilized for multiple-housing and converting them to that purpose. It is the intention and expectation of the municipality that the accommodations thus provided will afford temporary shelter to their homeless families until other accommodations can be secured.

In view of the temporary and emergent nature of these projects and the anticipated turnover of tenants which may necessitate frequent re-allocation of space to accommodate families of varying sizes, it is desirable and expedient that the municipality be enabled to fix its own rentals for this type of emergency shelter and be enabled to terminate any lease made therefor in accordance with the rental arrangement made with the homeless family.

Now therefore, pursuant to authority conferred by The Wartime Leasehold Regulations, being Order in Council P.C. 9029, dated November 21, 1941, as amended, the Board hereby orders as follows:

1. For the purposes of this Order, the definition of any expression contained in Order No. 294 of the Board shall extend and apply to the same expression wherever used in this Order.

2. From and after February 4, 1946, the provisions of The Wartime Leasehold Regulations, being Order in Council P.C. 9029, dated November 21, 1941, as amended, and any Order of the Board made pursuant thereto, shall cease to apply to any housing accommodation situate in premises known as the Winston Hall, in the City of Fort William, so long as the municipal Corporation of the City of Fort William is the landlord thereof.

3. This Order shall come into force on the 4th day of February, 1946.

Made at Ottawa, this 29th day of January, 1946.

M. W. McCUTCHEON,
Deputy Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 600

Licensing

(Consolidated as amended by Order No. 612)

Under powers conferred by The Wartime Prices and Trade Regulations, Order in Council P.C. 8528, dated November 1, 1941, as amended, the Board hereby orders as follows:—

Effective date of the Order

This Order shall come into force on December 1, 1945.

Purpose of the Order

Board Order No. 202, in December, 1942, as subsequently amended, required every person buying goods for resale or selling goods, or supplying any of the services specified in the Order, to register with the Board by obtaining a licence.

Board Order No. 184, in November, 1942, and its successor Order No. 284, as amended in May, 1944, required persons wishing to form or commence a business, or to acquire or expand an existing business, to obtain from the Board a permit to do so.

For the Board's general purposes, including enforcement of its regulations, it is necessary to adhere to a licensing system.

It is now considered desirable, in the interests of simplicity of procedure, to consolidate Board Orders Nos. 202 and 284, as amended, so as to require only one application and one document.

It is also considered desirable that such consolidated Order should hereafter apply to licensing of dealers in hides and skins, hitherto dealt with under Board Order No. 48.

Therefore, Board Order No. 48 is hereby revoked and Board Order No. 202, as amended by Orders Nos. 356 and 475, and Board Order No. 284, as amended by Orders Nos. 400 and 476 are hereby revoked and are replaced by the following:

Definitions

1. For the purposes of this Order,

- (a) "Board" means the Wartime Prices and Trade Board;
- (b) "business" means any activity or undertaking in which any goods are produced, manufactured, extracted, refined, processed, stored, imported, supplied, assembled, sold, distributed or otherwise dealt in or in which any services are supplied;
- (c) "Director of Licensing" means the person appointed as such by the Board;
- (d) "goods" includes any articles, commodities, substances or things;
- (e) "manufacturer" means a person who makes, processes, finishes, assembles or otherwise manufactures any goods; and the words "manufacture" and "manufactured" shall each have a corresponding meaning;
- (f) "retailer" means a person who in the ordinary course of business sells goods to persons for their personal or household use or consumption and not for the purpose of resale;
- (g) "services" means any of the services specified in Schedule "B" and any activities or undertakings associated therewith or ancillary thereto;
- (h) "wholesaler" means a person, including a jobber, distributor, importer or other dealer, who in the ordinary course of business sells at wholesale goods not manufactured by him, and includes a manufacturer to the extent that he sells at wholesale any goods not manufactured by him.

Application of the Order

2. (1) This Order applies to all businesses and persons engaged in a business, except those specifically exempted in Section 3.

(2) For the purpose of this Order, every branch or outlet of a business shall be considered as a separate business.

(3) A licence under this Order is issued only to the owner or owners of the particular business named and described in the licence. No employee, including a manager, of a business requires a licence to engage in his regular duties within that business.

(4) No licence under this Order shall be transferable.

Exemptions

3. This Order does not apply to the following persons or business activities:

- (a) any undertaking operated by or on behalf of the Government of the Dominion or any Province of Canada or by or on behalf of any agency thereof;
- (b) any farmer, hunter, trapper, gardener, livestock producer, poultry producer or fisherman, with respect to the sale of his products in their natural state or after processing by him except where he operates an urban retail place of business other than a stall in a market;
- (c) any operator of a boarding house;
- (d) any person making an isolated sale of his personal or household effects;
- (e) any business in so far, but only in so far, as it is operated in buying and selling used motor vehicles under permit issued by the Administrator of Motor Vehicles and Parts.

(Clause (e) as substituted by Order No. 612)

(f) (Clause (f) rescinded by Order No. 612).

Prohibition of Unlicensed Dealings

4. (1) Except as provided in Sections 3 and 5, no person shall buy for resale, sell or offer to sell any goods or supply any services unless he has previously obtained a licence to do so from the Board through the Director of Licensing.

(2) No person shall sell or supply any goods or services to or purchase any goods or services from a person whose licence has been suspended or cancelled by the Board or who has been prohibited by or under authority of the Board from carrying on any business until the Board restores the licence or withdraws the prohibition, respectively.

Continuation of Existing Businesses

5. (1) Every valid licence or licence identification card heretofore issued under Board Order No. 48, 63, 78 or 202 shall be deemed for all purposes to be a licence issued under this Order and shall be construed as licensing the licensee to engage only in the class of business in which he was engaged on November 30, 1945, and to deal only in the kinds of goods or services in which he dealt on that date.

(2) Every valid licence or licence identification card issued under Board Order No. 1 shall be deemed for all purposes to be a licence issued under this Order and shall be construed as licensing the licensee to engage only in the business of buying and selling coal and coke as defined in Order No. 1.

(3) Notwithstanding anything contained in this Order or in any licence issued under this Order or under any other Board Order, no person shall engage in any business or deal in any goods or services contrary to the provisions of any other order made by or under the authority of or concurred in by the Board or contrary to any other law.

(Section 5 as substituted by Board Order No. 612)

Changes in the Class of Business

6. (1) For the purposes of this Order, all business operators fall into one or more of the following four classes and a licence under this Order will indicate the licensee's class or classes:

Manufacturers, wholesalers, retailers and suppliers of any services.

(2) No person who is licensed under this Order may engage in any class of business not specified in his licence without first obtaining from the Director of Licensing an appropriate amendment of such licence.

(3) No person who is licensed under Board Order No. 1, 48, 63, 78 or 202 may engage in any class of business not operated by him on November 30, 1945, without first obtaining from the Director of Licensing an appropriate amendment of his licence.

Changes in the Kinds of Goods and Services

7. (1) No person may manufacture or deal, at wholesale or retail, in any kinds of goods not specified in a licence under this Order, or supply any service not specified in a licence under this Order, without first obtaining from the Director of Licensing an appropriate amendment of such licence.

(2) Schedule "A" to this Order sets forth a list of kinds of goods sold at wholesale or retail and, for any goods listed therein, it will be used to determine the kind. For any kind of goods not listed in Schedule "A" the Director of Licensing shall determine the kind.

(3) No person who is licensed under Board Order No. 1, 48, 63, 78 or 202 may manufacture or deal at wholesale or retail in any kind of goods or supply any services not manufactured, dealt in or supplied respectively by him on November 30, 1945, without first obtaining from the Director of Licensing an appropriate amendment of his licence.

New Owners and New Businesses

8. (1) Any person who hereafter acquires the ownership of an existing business, whether on his own behalf or in trust for or on behalf of another person, or who hereafter wishes to form or commence a new business, must obtain from the Director of Licensing a licence to operate such business. Persons constituting a new partnership by reason of the admission, death or retirement of any partner of an existing

business must comply with this subsection. Similarly, the owner or owners of any business formed by the amalgamation, merger or consolidation of two or more businesses must comply with this subsection.

(2) Any person referred to in subsection (1) who proposes to operate more than one place of business under the same name or under different names is required to obtain a licence in respect of each such place of business. In such case, he must supply a list, attached to his application for licence, showing *in respect of each place of business*,

- (a) his complete address,
- (b) the name under which the business will be operated there,
- (c) the class of business proposed to be operated there, and
- (d) the kind of goods or services proposed to be manufactured, dealt in or supplied there.

Application for Licences or Amendments

9. A person who is required to apply for a licence or an amendment of a licence under this Order must obtain the appropriate application form from an office of the Board, complete the form in all respects, furnish all information required by it and file the application at such office.

Responsibilities of Licensees

10. A licensee under this Order must

- (a) upon request, produce his licence to any official, investigator or other representative of the Board;
- (b) make such returns and furnish such information in such form as may be required from time to time by the Board or by the Director of Licensing;
- (c) perform such other acts as may be required from time to time by the Board or by the Director of Licensing;
- (d) notify the Director of Licensing, in writing, of any change in the business name or in the business address within ten days of such change;
- (e) within ten days after discontinuing business at any place of business for other than seasonal reasons, return to the Director of Licensing the licence issued in respect of that place, and must not recommence business there without first obtaining a new licence;
- (f) in the event of his licence being suspended or cancelled by the Board or by the Director of Licensing, mail or deliver such licence to the Director of Licensing within 48 hours after written notice of such suspension or cancellation has been received from the Board or the said Director.

Duration and Suspension of Licences

11. Any licence issued under this Order, including those referred to in Section 5, may be suspended or cancelled by the Board and, unless suspended or cancelled, shall remain in effect for the duration of the Wartime Prices and Trade Regulations.

Director of Licensing

12. (1) The Director of Licensing may specify the terms and conditions that shall apply to any person in respect of any matter relating to the establishment of new businesses, the classes of businesses and the kinds of goods and services.

(2) The Director of Licensing may require any applicant for a licence or an amendment of a licence to furnish any information relevant to such application in any specified form.

(3) The Director of Licensing shall register by number each application for licence that he decides should be issued and shall issue to such registered applicant a licence bearing such licence number.

(4) The Director of Licensing may exercise the powers of the Board to cancel licences issued under this Order in instances where he is satisfied that the licensee

has ceased to operate his business without surrendering his licence, or has not, within sixty days following the issuance of a licence, complied with the regulations of the Board concerning the fixing of prices, or has not actually commenced operation of the new business specified in his licence, or where the licensee cannot be located.

(5) When the Board or the Director of Licensing cancels a licence, he shall forthwith amend the licensing records accordingly and shall, by registered mail addressed to the last known business address of the licensee, require the said licensee to return his licence for cancellation.

(6) The Chairman of the Board may authorize any person to exercise any powers of the Director of Licensing.

(7) Any person who is dissatisfied with a decision of the Director of Licensing, or other person exercising his powers, may appeal to the Board.

Made at Ottawa, this 13th day of November, 1945.

D. GORDON,
Chairman.

SCHEDULE "A"

To ORDER No. 600

Kinds of Goods

1. Automotive Accessories & Equipment—includes parts, batteries, antifreeze, hoist, repairing and testing machines.
2. Automotive Equipment—tires and tubes.
3. Automotive Vehicles—new (includes cars, trucks, buses).
4. Beverages—soft drinks & beverage preparations.
5. Building Materials—such as brick, cement, cinder blocks, lime, plaster, roofing and insulating materials, sand, stone, stucco, tiles and wallboard.
6. Building Materials—electrical supplies (except motors).
7. Building Materials—heating and plumbing equipment.
8. Building Materials—lumber (rough & dressed, wooden shingles & posts).
9. Building Materials—paints and painting supplies, glass, wallpaper.
10. Building Materials—planing mill products (except lumber).
11. Cameras & Photographic Supplies—includes films.
12. Canvas Goods—such as tents, awnings, tarpaulins.
13. Chemicals—industrial & heavy.
14. Clothing—children's (includes furnishings and accessories).
15. Clothing—footwear (men's, women's & children's).
16. Clothing—furs & fur garments.
17. Clothing—hats & caps (men's & boys').
18. Clothing—men's (includes furnishings and accessories).
19. Clothing—millinery & millinery supplies.
20. Clothing—women's (includes furnishings and accessories).
21. Commercial & Industrial Equipment—electrical meters.
22. Commercial & Industrial Equipment—such as barber & beauty parlour equipment.
23. Commercial & Industrial Equipment—such as store fixtures, butchers' supplies, hotel & restaurant, office, school and warehouse equipment, for commercial purposes.
24. Commercial & Industrial Equipment—such as road machinery, builders' equipment, for construction purposes.
25. Commercial & Industrial Equipment—such as dairy equipment.
26. Commercial & Industrial Equipment—such as farm machinery & equipment.
27. Commercial & Industrial Equipment—such as canning, drilling, foundry, general factory equipment, for industrial purposes.
28. Commercial & Industrial Equipment—such as mechanical goods (includes hose gaskets, packing).

29. Commercial & Industrial Equipment—such as surgical, scientific, medical, dental, school equipment, for professional purposes.
30. Commercial & Industrial Equipment—such as aircraft, railroad, marine equipment, for transportation purposes.
31. Drugs & Drug Sundries—includes pharmaceuticals, pharmacopoeial preparations, patent medicines, household drugs and supplies.
32. Feeds—hay, grain, mixed feeds, concentrates, seeds.
33. Fertilizers & Pesticides.
34. Flowers—includes plants.
35. Foods—groceries (includes all canned, packaged and bottled foods, and household supplies such as soaps, cleaning compounds).
36. Foods—coffee, tea & spices.
37. Foods—candy & confectionery.
38. Foods—bakery products.
39. Foods—dairy products (includes eggs).
40. Foods—fish.
41. Foods—fruits & vegetables (fresh).
42. Foods—fresh meats (includes poultry).
43. Foods—cooked meats.
44. Fuel—fuel oil.
45. Fuel—fuelwood and sawdust.
- 45A. Fuel—other solid fuels, including coal, coke and briquettes.
46. Hardware—heavy and shelf hardware, tools, & includes household utensils.
47. Hides—green & salted.
48. Household Furniture—includes pianos.
49. Household Appliances—electrical & other (includes radios, radio supplies & sewing machines).
50. Household Furnishings—china, glassware, crockery.
51. Household Furnishings—floor coverings, curtains, draperies, interior decorations (including lamps, mirrors, pictures, art goods, window shades).
52. Household Furnishings—sheets, table linens, bedspreads, blankets and towels.
53. Ice—artificial & natural.
54. Jewellery—watches, clocks, precious & semi-precious stones, costume jewellery, silverware.
55. Leather Goods—harness & saddlery.
56. Leather Goods—luggage & trunks.
57. Leather Goods—shoe findings.
58. Leather Goods—small leather goods.
59. Metals—iron & steel (except scrap).
60. Monuments & Tombstones.
61. Musical Instruments & Musical Supplies.
62. Notions & Smallwares—such as ribbons, thread, lace, buttons, wool, braids.
63. Novelties, Souvenirs, Toys.
64. Optical Goods.
65. Paper Products—stationery and stationery supplies (includes books & periodicals).
66. Paper Products—such as wrapping paper and paper bags.
67. Petroleum Products—such as gasoline, oils and greases.
68. Piece Goods—such as yard goods & remnants.
69. Religious Goods.
70. Sporting Goods—bicycles, motorcycles, wheel goods.
71. Sporting Goods—such as golf, tennis, baseball, football, skiing & hockey equipment, fishing tackle, gymnasium and indoor recreational equipment.
72. Sporting Goods—motor boats, canoes and rowboats.
73. Tobacco—cigars, cigarettes, smokers' sundries.
74. Toilet Articles—includes toilet preparations & cosmetics.
(Used goods to be specified as such).

(Item 45A as added by Board Order No. 612.)

SCHEDULE "B"

To ORDER No. 600

Services

1. The supplying of Electricity, Gas, Steam Heat and Water.
2. Telegraph, Wireless and Telephone services.
3. The Transportation of goods and persons (except taxicab businesses).
4. The provision of Dock, Harbour and Pier facilities.
5. Warehousing and storage.
6. Undertaking and Embalming.
7. Laundering, Cleaning, Tailoring and Dressmaking.
8. Hairdressing and Beauty Parlour Services.
9. Plumbing and Heating.
10. Painting and Decorating.
11. Repairing of all kinds.
12. The supplying of Meals, Refreshments and Beverages.
13. The Renting and Exhibiting of moving pictures.
14. Any manufacturing process performed on a custom or commission basis.
15. The supplying of services performed by optometrists and opticians.
16. The laying of carpets, rugs and linoleum.

APPENDIX

GOVERNMENT NOTICE

WARTIME PRICES AND TRADE BOARD

Goods Imported from Designated Countries

The Wartime Prices and Trade Board has established a new pricing policy in respect of goods imported from designated countries. The policy will not apply to goods which are eligible for subsidy nor to goods purchased in bulk from time to time by the Commodity Prices Stabilization Corporation, Ltd.

The goods affected will come mostly from Allied countries where price increases resulting from the ravages of war have forced the prices beyond the basic levels set by the Canadian price ceiling. The new policy is intended to establish prices on such goods at levels which will make their importation possible.

The new policy will apply only to goods entered at customs on or after January 21, 1946, and will not result in any change in maximum prices of goods imported before that date.

In applying for a maximum price in respect of the goods mentioned herein, an importer must comply with the requirements of Board Order No. 414.

The modified pricing policy will apply to goods imported from the following countries:—

Albania	Greece (including Crete)
Belgium	Luxembourg
British India	Malta
Burma	Netherlands
Ceylon	Northern Ireland
China	Norway
Czechoslovakia	Poland
France	Union of Soviet Socialist Republics
Great Britain	Yugoslavia.

Dated at Ottawa, on the 26th day of February, 1946.

D. GORDON,
Chairman.

NOTE.—See the provisions of Board Order No. 595.

BOARD ORDERS PREVIOUS TO No. 529, HEREIN CONSOLIDATED

WARTIME PRICES AND TRADE BOARD

ORDER No. 99

Respecting Moving Picture Films

(Consolidated as amended by Order No. 402)

made pursuant to authority conferred by Orders in Council P.C. 8527 and P.C. 8528, dated the 1st day of November, 1941.

Whereas the rental and exhibiting of moving picture films are subject to the Maximum Prices Regulations and are under the jurisdiction of the Administrator of Services appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;

And whereas, in order to effectually regulate the supply, distribution and exhibition of such films, it is expedient that the powers of the Administrator of Services be amplified;

Now, therefore, it is hereby ordered as follows:—

1. The Administrator of Services shall have power from time to time
 - (a) to prescribe the terms and conditions under which moving picture films may be sold, rented, offered for sale or for rent, or supplied, and to prohibit any transactions except in accordance therewith;
 - (b) to require any person owning or having possession, control or power to dispose of any moving picture film to deal with, dispose of, rent or supply it to such person or persons, at such time or times, in such manner and on such terms and conditions as the Administrator of Services may prescribe;
 - (c) to fix the specific or maximum price or rate at which any moving picture film may be exhibited, rented, sold, offered for sale or for rent, or supplied, and to prohibit any exhibition, purchase, sale, rental or supply at any price or rate at variance with the price or rate so fixed.

2. This Order shall be effective on and after the 12th day of February, 1942.

(Sections 2 and 3 renumbered Sections 1 and 2 by Order No. 402)

Made at Ottawa, the 10th day of February, 1942.

DONALD GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 117

Respecting Wool

(Consolidated as amended by Orders Nos. 544 and 577)

made pursuant to authority conferred by Orders in Council P.C. 8527 and P.C. 8528, dated the 1st day of November, 1941.

1. For the purposes of this Order,
 - (a) "licensed" means licensed by Canadian Wool Board, Ltd.;
 - (b) "registered warehouse" means a warehouse registered under the Wool Grading Regulations passed under the Live Stock and Live Stock Products Act, 1939;
 - (c) "pulled wool" means wool pulled in Canada from the skins of sheep or lambs;

- (d) "fleece wool" means wool shorn in Canada from sheep or lambs;
- (e) "woolly sheepskin" means the wool-bearing skin of slaughtered sheep or lambs;
- (f) "Wool Administrator" means the person duly appointed as such by the Wartime Prices and Trade Board with the approval of the Governor in Council.

2. Prior to December 31, 1946, no ungraded fleece wool or ungraded pulled wool shall be sold or offered for sale except to

- (a) a registered warehouse, either by direct shipment or delivery to such warehouse or through a licensed agent, dealer, country collector, fieldman, association or other operator acting in conjunction with such warehouse; or
- (b) any other person licensed by and acting on behalf of Canadian Wool Board, Ltd.;

and no person other than such warehouse or licensee shall buy or procure any ungraded fleece wool or ungraded pulled wool.

(Section 2 as amended by Order No. 544)

3. No primary producer shall accumulate or withhold from sale any ungraded fleece wool, ungraded pulled wool or any woolly sheepskins beyond a quantity reasonably required for the use or consumption of his household or for production by him of home-spun fabrics or rugs; and no other person shall accumulate or withhold from sale any such wool or skins beyond a quantity reasonably required by him for the ordinary purposes of his business.

4. (1) The prices to be paid by any aforesaid warehouse or licensee for fleece wools after grading in accordance with the aforesaid Wool Grading Regulations shall be those fixed by Canadian Wool Board, Ltd., and approved by the Wartime Prices and Trade Board.

(2) The price paid to the producer of any individual clip or lot of wool shall be in accordance with its grade, character, condition and point of origin.

5. All wool purchased by any aforesaid warehouse or licensee shall be held subject to purchase or allocation by Canadian Wool Board Limited in collaboration with the Wool Administrator, but after July 31, 1946, ungraded or graded pulled wool from Canadian skins shall cease to be subject to such purchase or allocation.

(Section 5 as substituted by Order No. 577)

6. Canadian Wool Board, Ltd., may prescribe the terms and conditions of sale or other disposition of such wools, including the collecting, grading, inspecting, warehousing, transporting, distributing and processing thereof and the charges for services pertaining thereto.

7. No delivery of any fleece wool, pulled wool or woolly sheepskins shall be made hereafter under any contract made before the effective date of this Order except with the written approval or subject to the directions of Canadian Wool Board, Ltd.

8. The provisions of this Order shall not apply to

- (a) pulled wools if pulled prior to the effective date of this Order, or
- (b) ungraded fleece wools produced prior to 1942 if sold prior to the effective date of this Order.

9. This Order shall be effective on and after the 25th day of March, 1942.

Made at Ottawa, the 23rd day of March, 1942.

DONALD GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 187

Respecting Milk and Cream Sold in the Greater Victoria Area

(Consolidated as amended by Orders Nos. 193, 355 and 498 of the Board)

made pursuant to authority conferred by Order in Council P.C. 8528 dated the 1st day of November, 1941.

1. For the purposes of this Order,

- (a) "business establishment" means any store or place of business regularly selling milk at retail, and any hotel, restaurant or other place of business regularly serving meals and/or refreshments to its employees or to the transient public;
- (b) "Food Administrator" means the Food Administrator from time to time appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (c) "milk dealer" means any person purchasing or otherwise acquiring milk from primary producers and selling at wholesale or at retail milk, cream or ice cream, and includes any co-operative society or association which sells milk at wholesale or at retail for its members or for other primary producers;
- (d) "milk jobber" means any person who buys milk from a milk dealer or from any other milk distributor for resale;
- (e) "primary producer" means any person selling or otherwise supplying milk to a milk dealer or to a producer-distributor;
- (f) "producer-distributor" means any person selling or otherwise supplying milk from his own herd to consumers or business establishments;
- (g) "Greater Victoria Area" means the territory contained within a circle having a three-mile radius and as its centre the City Hall of the said City of Victoria, and the territory within the Municipality of Oak Bay, in the Province of British Columbia.

2. The prices of milk and cream on sales at retail to consumers in the Greater Victoria Area, shall be as follows, according to the kind of milk or cream sold and size of containers:

Kind of Milk or Cream	Cents Per $\frac{1}{2}$ Pt.	Cents Per Pt.	Cents Per Qt.
Standard 3·5% B.F.	8	13
Special 4·5% B.F.	9	15
Buttermilk	11
Cereal Cream 9% B.F.	9	15	30
Table Cream 18% B.F.	15	30	55

3. The prices of milk and cream on sales at wholesale in the Greater Victoria Area in bulk or in containers to business establishments, hospitals, charitable institutions and schools shall be as follows, according to the kind of milk or cream, quantity, size of container and type of purchaser:

Kind of Milk or Cream	Cents Per $\frac{1}{2}$ Pt.	Cents Per Pt.	Cents Per Qt.	Cents Per Gal. in bulk
<i>Sales to Business Establishments</i>				
Standard 3·5% B.F.	3½	7	12	45
Special 4·5% B.F.	4	8	14	50
Cereal Cream 9% B.F.	8	13	25	\$1.00
Table Cream 18% B.F.	25	45	\$1.80
Buttermilk (in bottles only)	10	..
<i>Sales to Schools</i>				
Standard 3·5% B.F.	3
<i>Sales to Hospitals and Charitable Institutions</i>				
Standard 3·5% B.F.	3½	7	12	40
Special 4·5% B.F.	4	8	14	45

(Section 3 as amended by Orders Nos. 193, 355 and 498)

4. The minimum price to be paid to primary producers for milk delivered to a milk dealer's or producer-distributor's plant for sale by the dealer or producer-distributor in the Greater Victoria Area, in the form of milk, cream or ice cream, shall be as follows, according to quantity and butterfat content:

- (a) for each 100 pounds of milk of 3.5% butterfat content, \$2.60;
- (b) for each 100 pounds of milk, the butterfat content of which is greater or less than 3.5%, \$2.60, plus or minus 5 cents for each one-tenth of one per cent of butterfat content greater or less, as the case may be, than 3.5%;
- (c) for milk in quantities of less than 100 pounds, a price proportionate according to quantity to the minimum prices stated in (a) and (b) above for the quantity of 100 pounds.

5. The price of pasteurized bottled milk, ready for delivery, on sales by milk dealers to milk jobbers, shall be 38 cents per gallon for standard milk of 3.5% butterfat content and 46 cents per gallon for special milk of 4.5% butterfat content.

(Section 5 as amended by Order No. 355)

6. A bottle charge of 5 cents shall be collected by all milk dealers, milk distributors, milk jobbers and producer-distributors from all consumers and business establishments to whom bottled milk is sold, such charge constituting a deposit which must be refunded by the dealer, jobber, distributor or producer-distributor, as the case may be, if and when the bottle is returned.

7. The Food Administrator may vary any price established in this Order and may from time to time prescribe prices for milk or cream in the Greater Victoria Area by written order countersigned by the Chairman of the Board.

8. No person shall buy or sell or offer to buy or sell milk or cream in the Greater Victoria Area except at prices conforming to the provisions of this Order and of any order of the Food Administrator.

9. This Order shall be effective on and after the 18th day of September, 1942.

Made at Ottawa, this 8th day of September, 1942.

DONALD GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 217

Respecting the Maximum Price of Coffee

(Consolidated as amended by Order No. 256)

made pursuant to authority conferred by Order in Council P.C. 8528, dated the 1st day of November, 1941.

Whereas by Order No. 116 of the Board it is provided that the maximum price at which any manufacturer may sell or offer to sell any roasted coffee shall be determined as though Section 3 of the Maximum Prices Regulations (now Section 7 of the Wartime Prices and Trade Regulations) referred not to the basic period but to the month of June, 1941;

And whereas it is further provided in said Order No. 116 that in any case in which the cost to a person purchasing roasted coffee for resale is reduced by reason of such Order below the cost on which he based his maximum selling price during the said basic period, his maximum selling price shall be reduced proportionately;

And whereas it is in the public interest that the prices of coffee shall be reduced;

Therefore it is ordered as follows:

1. (1) The maximum prices of roasted coffee and green coffee in effect immediately prior to the effective date of this Order shall be reduced by four cents (4¢) per pound and three and one-quarter cents (3¼¢) per pound, respectively, and accordingly

- (a) the maximum price at which any person may sell or offer to sell any kind, quality and grade of roasted coffee is hereby varied and shall be four cents (4¢) per pound less than such person's lawful maximum price in effect immediately prior to the effective date of this Order for roasted coffee of the same or similar kind, quality and grade;
- (b) the maximum price at which any person may sell or offer to sell any kind, quality or grade of green coffee is hereby varied and shall be three and one-quarter cents (3¼¢) per pound less than such person's lawful maximum price in effect immediately prior to the effective date of this Order for green coffee of the same or similar kind, quality and grade;

(2) In any case in which, immediately prior to the effective date of this Order, any person was selling any roasted coffee or green coffee at a price lower than his lawful maximum price thereof, he shall nevertheless reduce such selling price of such coffee by the full amount set forth in subsection (1) of this Section unless and until he has obtained the authority in writing of the Administrator of Wholesale Trade or the Administrator of Retail Trade, according to whether such person is selling at wholesale or at retail, to reduce such selling price by a different amount.

2. Every person affected by the provisions of this Order who has in his possession or under his control any stocks of roasted coffee or green coffee shall take an inventory thereof as at the close of business on Saturday, December 5, 1942, and shall forthwith make a return thereof to the Commodity Prices Stabilization Corporation, Limited, on a form or forms provided by said Corporation, furnishing all the information required in such form or forms and shall make such further and other returns as may be required by such Corporation from time to time.

3. Every person who roasts any green coffee for sale shall, on or before December 31, 1942, submit to the Food Administrator, for his approval, such person's new schedule of prices for all kinds, qualities, grades and quantities of coffee roasted and sold by him.

4. On and after April 1, 1943, the maximum price per pound at which a manufacturer of a concentrate, mixture or compound which contains roasted coffee, may sell or offer to sell the product for consumption in Canada is hereby varied and shall be reduced by an amount equal to the same percentage of four cents (4¢) per pound as the percentage of coffee contained in the concentrate, mixture or compound.

5. The maximum price at which a person, other than a manufacturer thereof, may sell or offer to sell a concentrate, mixture or compound manufactured or otherwise processed in Canada which contains roasted coffee and is purchased by him on and after April 1, 1943, is hereby varied and shall be reduced by the amount, if any, by which his laid-in cost of the product is less than his laid-in cost of the same product on the last purchase thereof by him prior to the said date.

6. In any case in which the maximum price as fixed by this Order on the sale at retail of a concentrate, mixture or compound which contains roasted coffee, includes in addition to a whole number of cents a fraction of a cent, the maximum price shall be reduced to the nearest whole cent if the fraction is less than one-half cent and may be increased to the next highest whole cent if the fraction is one-half cent or more.

(Sections 4, 5 and 6 as added by Order No. 256)

7. This Order shall be effective on and after the 7th day of December, 1942.

(Section 7 as renumbered by Order No. 256)

Made at Ottawa, this 7th day of December, 1942.

DONALD GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 222

Respecting Compensation for Allocated Newsprint

(Consolidated as amended by Order No. 519)

made pursuant to authority conferred by Order in Council P.C. 8528 dated 1st November, 1941, as amended by P.C. 10277 dated the 10th day of November, 1942.

Whereas by reason of shortages of manpower, power and essential materials it became advisable to allocate newsprint production in Canada to assure the most efficient use of available productive capacity,

And Whereas, under the provisions of Order A-451, the Newsprint Administrator has issued permits to newsprint manufacturers, and has allocated and will continue to allocate the production of all newsprint in Canada among the newsprint manufacturers,

And Whereas by reason of such allocation, it is necessary to formulate a compensation plan within the industry for the distribution of the benefits and burdens arising from such allocation,

Therefore it is ordered as follows:

1. For the purposes of this Order,

- (a) "Administrator" means the person from time to time appointed as Newsprint Administrator by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "Newsprint" means the product commonly regarded within the trade as newsprint paper and any other pulp or paper product in the production of which a newsprint machine is used;
- (c) "Newsprint Machine" means a paper machine which is capable of manufacturing newsprint and is, for the time being, in the opinion of the Administrator, available for use for the manufacture of newsprint, exclusive of such part, if any, of such machine as, with the consent of the Administrator, has been reserved for the production of any pulp or paper product other than newsprint paper;
- (d) "Manufacturer" means any manufacturer of newsprint who has registered with and is the holder of a permit issued by the Administrator;
- (e) "Transferred tonnage" means newsprint tonnage which the Administrator has ordered to be transferred by a manufacturer to another manufacturer for production;
- (f) "Full price" as applied to any newsprint means the current market price of such newsprint as determined by the Administrator;
- (g) "Basic Mill Net Price" means the price received by each manufacturer from his customer after deducting therefrom
 - (i) all transportation and delivery charges paid by the manufacturer
 - (ii) all storage and incidental charges paid by the manufacturer, in the case of water shipments, and
 - (iii) all up-charges or extra charges made by the manufacturer for newsprint other than standard white newsprint, in rolls, as customarily wrapped for shipment to customers in Canada and the United States;
- (h) "Fund" means a fund to be established by the Commodity Prices Stabilization Corporation Limited for the purpose of carrying out the objects of this Order, and payments to the said fund and payments from the said fund respectively mean payments to the said Corporation and by the said Corporation in its capacity as trustee of the said fund.

2. (a) Every manufacturer who produces and ships transferred tonnage shall invoice the manufacturer transferring such tonnage at full price as shipments leave the producing manufacturer's mill, and the transferring manufacturer shall pay such invoice on or before the 25th day of the month following its date.

(b) Each manufacturer who produces and ships transferred tonnage shall, when directed by the Administrator, pay to or receive from the fund such amount, as may be necessary to adjust the basic mill net price of the transferred tonnage to the basic mill net price of such manufacturer's own tonnage of newsprint paper.

3. Each manufacturer is hereby assigned an established percentage, as determined by the Administrator, which is shown opposite the name of such manufacturer in Schedule A hereto; such established percentage shall remain constant until changed by the Administrator.

4. When in any calendar month a manufacturer invoices to his customers and to other manufacturers a quantity of newsprint manufactured by him in excess of the quantity equivalent to his established percentage of the total amount invoiced by all manufacturers in such month, such manufacturer shall remit to the fund, on or before such date as may be fixed from time to time by the Administrator a sum to be determined by the Administrator.

(Section 4 as substituted by Order No. 519)

5. When in any calendar month a manufacturer invoices to his customers and to other manufacturers a quantity of newsprint manufactured by him which falls short of the quantity equivalent to his established percentage of the total amount invoiced by all manufacturers in such month, such manufacturer shall receive from the fund, on or about such date as may be fixed from time to time by the Administrator, a sum to be determined by the Administrator.

(Section 5 as substituted by Order No. 519)

6. In determining the amounts to be paid or received by a manufacturer in accordance with the provisions of Section 4 or Section 5 hereof, the following factors shall be considered by the Administrator to the extent deemed by him to be applicable in the circumstances:—

(a) Gains or losses arising from the manufacture on newsprint machines of products other than newsprint paper with respect to the relative profits of such other products compared to newsprint paper.

(b) Clause (b) revoked by Order No. 519.

7. (a) The net annual amount of all payments made by a manufacturer to the fund in accordance with the provisions of this Order shall be deemed to have been received by such manufacturer in trust for the benefit of those manufacturers and others to whom respectively the same shall be directed to be paid pursuant to said plan and to have been paid by such manufacturer to the fund on behalf of such recipients.

(b) The net amount of all payments made to a manufacturer from the fund in accordance with the provisions of this Order shall be deemed to have been received by such manufacturer as the beneficiary of a trust.

8. Notwithstanding any provisions of the present order no manufacturer shall be entitled to receive or to participate in any compensation for tonnage in excess of his recognized capacity to produce newsprint based upon his previous performance as determined by the Administrator.

9. Payments to and from the fund shall be finally determined for each manufacturer by the Administrator. The expenses of such determination, including the cost of any audit that the Administrator may deem necessary, shall be paid out of the fund as directed by the Administrator.

(Section 9 as substituted by Order No. 519)

10. If at any time payments into the fund exceed payments out of the fund by an amount which is, in the opinion of the Administrator, unnecessarily large for the purposes of this order, the Administrator may order payments to be made to manufacturers on the basis of their established percentages, of such aggregate amount as he deems expedient.

11. If at any time payments into the fund are, in the opinion of the Administrator, insufficient to meet the requirements for payments out of the fund, the Administrator may order payments to be made to the fund by manufacturers on the basis of their established percentages, of such aggregate amount as he deems expedient.

12. The Administrator shall from time to time establish rules, regulations and procedure for the proper carrying out of the purposes of the present order, the settlement of any controversy between manufacturers arising out of said order and such other questions as the Administrator may consider relevant.

13. Nothing herein contained shall be deemed to derogate from the powers of the Administrator conferred by Orders No. 170 and No. 213 of The Wartime Prices and Trade Board.

14. On or before the 20th day of January, 1943, the Administrator shall, in his discretion but in accordance with the principles of the present order, fix the amounts of money which each manufacturer shall remit to the fund or pay to other manufacturers or receive from the fund, as a consequence of the allocation of newsprint tonnage and other controls exercised by the Administrator since 1st September, 1942; such remittances to the fund and payments to other manufacturers shall be made on or prior to the 25th day of January, 1943, and such payments out of the fund shall be made on or about the 1st day of February, 1943.

15. This Order shall be effective on and after 1st day of January, 1943.

Dated at Ottawa, this 30th day of December, 1942.

DONALD GORDON,
Chairman.

SCHEDULE A

To Order No. 222

Schedule showing "established percentage" of each newsprint manufacturer:

Abitibi Power & Paper Company Limited.....	13.01
Anglo-Canadian Pulp and Paper Mills Limited.....	4.70
Bathurst Power and Paper Company Limited.....	0.39
The Beaver Wood Fibre Company Limited.....	0.60
J. R. Booth Limited.....	0.30
Brompton Pulp & Paper Company Limited.....	0.93
Canadian International Paper Company.....	15.89
Consolidated Paper Corporation Limited.....	12.90
Donnacona Paper Company Limited.....	1.87
Donohue Brothers Limited.....	1.07
The E. B. Eddy Company Limited.....	1.00
The Great Lakes Paper Company Limited.....	2.76
Lake St. John Power & Paper Company Limited.....	2.30
The James MacLaren Company Limited.....	2.30
Mersey Paper Company Limited.....	2.68
The Ontario-Minnesota Pulp & Paper Company Ltd.	4.31
The Ontario Paper Company Limited.....	4.28
The Pacific Mills Limited.....	1.85
Powell River Company Limited.....	5.65
Price Brothers & Company Limited.....	8.52
Provincial Paper Limited.....	0.12
Quebec North Shore Paper Company.....	3.32
St. Lawrence Paper Mills Company Limited.....	4.11
St. Raymond Paper Limited.....	0.30
Spruce Falls Power and Paper Company Limited.....	4.84

WARTIME PRICES AND TRADE BOARD

ORDER No. 225

Respecting Consumer Credit

(Consolidated as amended by Orders Nos. 471, 598 and 622)

Whereas to curtail consumer demand for goods, the Board by Order dated October 10, 1941, restricted the purchase of goods under terms of deferred payment and amplified and consolidated such restrictions by its Orders Nos. 75, 87 and 161;

And whereas growing requirements of the Armed Forces and war industry make it essential that further restrictions be placed upon the purchase of goods by consumers under terms of deferred payment;

Therefore, the Wartime Prices and Trade Board, pursuant to authority conferred by the Wartime Prices and Trade Regulations hereby orders as follows:

Orders Nos. 75, 87 and 161 of the Board are hereby revoked and the following substituted therefor:

Definitions

1. For the purposes of this Order,

(a) "advertise" means publish in any newspaper, magazine or other periodical, publication, circular, hand-bill, show-card, label or other business form or in any radio broadcast or on any bill-board or indoor or outdoor advertising sign;

(Clause (a) as substituted by Order No. 471)

(b) "basic period" means the period from September 15 to October 11, 1941, both dates inclusive;

(c) "Board" means the Wartime Prices and Trade Board;

(d) "cash" means any legal tender or a cheque or bill of exchange for immediate payment as defined in the Bills of Exchange Act;

(e) "cash price" means the purchase price of any goods if paid in full on or before delivery, including any taxes and any installation, transportation or service charge payable by the purchaser;

(f) "charge account" means an agreement or arrangement between buyer and seller under which the buyer has the privilege of obtaining possession of and title to goods without paying the price thereof in full on or before delivery, on condition that such price or any unpaid balance of such price shall be due and payable in full in a lump sum;

(g) "contract of sale" means any agreement, other than a charge account, under the terms of which a buyer is to obtain possession of any goods without paying the price thereof in full at or before the time of delivery, and includes

(i) a conditional sale agreement or other document reserving ownership of any goods to the seller until the price thereof has been paid in full,

(ii) a hire-purchase agreement or other document under the terms of which a person hires or leases any goods with the option of purchasing such goods and is entitled to become the owner thereof upon payment in full of a specified sum of money, and

(iii) a chattel mortgage or other document, creating or reserving any lien, privilege, hypothec or other encumbrance securing the price or hire of any goods;

(h) "credit price" means the total price of any goods sold under a contract of sale, including any finance, service, and installation charges, taxes, insurance premiums, and legal and other fees, payable by the purchaser under the terms of the contract;

(i) "delivery" means the transfer of possession of any goods in any manner, whether or not such delivery involves transportation;

(j) "Director of Consumer Credit" means the person appointed as such by the Board;

- (k) "down payment" means any payment or payments, whether in cash or goods or both, made on or before the delivery of any goods under a contract of sale;
- (l) "goods" means any articles, commodities, substances or things other than real estate and money;
- (m) "lender" means any bank, finance company, loan company, mortgagee, or any other corporation, partnership or person engaged in the business or making a practice of lending money for gain;
- (n) "sale at retail" means any sale that is not for the purpose of re-sale; and "sell at retail" shall have a corresponding meaning;
- (o) "seller" means any person engaged in whole or in part in the business of selling any goods;
- (p) "trade-in" means any goods, other than securities for money, whether negotiable or otherwise, that a seller accepts in trade from a buyer, or buys or causes to be bought from a buyer with the understanding or intent that the resulting credit or cash for such goods shall be applied to the price of any other goods purchased by such buyer from such seller.

Application of this Order

2. (1) This Order applies to all goods, new or used, except

- (a) books authorized for use in schools, colleges, universities, conservatories, seminaries or other like educational, cultural or vocational institutions, Bibles, and other books used in religious rites and ceremonies, encyclopedias and dictionaries;
- (b) mechanical and artificial aids (not including drugs) to physical infirmity or disability;
- (c) fuel of all kinds;
- (d) vehicles, mechanically propelled, designed for carrying goods; and trailers designed for use with such vehicles;
- (e) vehicles, mechanically propelled, designed for passenger use, with a seating capacity of more than 10 persons;
- (f) uniforms purchased for use exclusively by any member of His Majesty's armed or auxiliary forces or by any member of the armed forces of any of His Majesty's allies, and all wearing apparel purchased for use exclusively by any member of the merchant marine;
- (g) goods purchased for use exclusively in any profession or business or in any religious, charitable or educational institution or in any hospital;
- (h) goods purchased by or on behalf of any Department of the Government of Canada or of any province, or by or on behalf of any municipality, or by or on behalf of any agency of any such Department or municipality;
- (i) goods purchased from any trustee, receiver, liquidator, personal representative, court officer or other person acting in a fiduciary capacity;
- (j) goods which are the personal or household effects of the person selling them;
- (k) building materials; and chattels designed to be affixed to real property (other than furnaces and other heating units, lighting fixtures, laundry tubs, bath tubs, toilet bowls, wash basins, air-conditioning units and refrigerators);
- (l) stocks, bonds and other securities for money;
- (m) coffins and tombstones;
- (n) safety apparel required as an aid to the personal safety of any person in protecting him from bodily injury during the course of his employment.

(2). This Order also applies to repairs of goods covered by this Order except all goods affixed to real property.

(Section 2 as substituted by Order No. 471)

PART I—SALE OF GOODS

3. No seller shall sell or offer to sell any goods at retail on credit terms except under a charge account or a contract of sale.

(Section 4 deleted by Order No. 622)

Charge Accounts

5. (1) Subject to the provisions of Section 9 of this Order no seller or any agent on behalf of a seller shall sell or offer to sell at retail any goods under a charge account unless the price for such goods is due and payable not later than the tenth day of the second month following the month in which such goods are purchased.
- (2) Notwithstanding subsection (1) preceding, in the case of a seller who practises "cycle billing", the Director of Consumer Credit may, on his own initiative, or on application to him by such seller, give special directions to such seller regarding the maximum period of credit.

(Subsections (1) and (2) as substituted by Order No. 622)

- (3) If the goods purchased under a charge account are not available for delivery or are not in a deliverable state on the date of purchase, they shall, as soon as they are available for delivery or are in a deliverable state, become subject to the provisions of Sections 20, 21 and 22 of this Order.
- (4) Notwithstanding anything contained in this Section the price for any household furniture and equipment sold under a charge account to a person named in an authorization to purchase household furniture and equipment issued by or under the authority of the Department of Veterans Affairs may be made payable not later than ninety (90) days after the date of purchase. Every duplicate copy of an authorization to purchase received by a seller shall be kept by him available for inspection by an authorized representative of the Board at any time within twelve months of the transaction to which it relates.

(Subsection 4 as added by Order No. 598)

6. (1) Save as provided by subsection (2) of this Section, where the buyer of any goods sold under a charge account is or becomes in default thereunder for more than \$5.00, the seller shall not sell or offer to sell any goods to that buyer under any charge account or any contract of sale unless one-third of the overdue amount is paid in cash and a written agreement with the seller is made by the buyer providing for payment of the balance of the overdue amount in not more than six monthly instalments of not less than \$5 each, reckoned from the date of the purchase of the last item that is in default, and providing for the finance charge required by the provisions of this order.
- (2) Any seller may sell and deliver to any buyer on a charge account any goods the total cash price of which does not exceed \$10, notwithstanding default by such buyer under any charge account or any contract of sale.

(Subsection 2 as amended by Order No. 622)

Contracts of Sale

7. (1) Subject to the provisions of Sections 9 and 10 of this Order, no seller or agent of a seller shall sell or offer to sell at retail any goods under a contract of sale unless such contract is in writing and unless its terms require
 - (a) a down payment equal to or greater than the minimum set forth in subsection (2) of this Section;

- (b) payment in full of the balance of the credit price within the maximum period of credit set forth in subsection (3) of this Section;
 - (c) payment of such balance in instalments in accordance with the provisions of subsection (4) of this Section.
- (2) The minimum down payment under any contract of sale shall be as follows:—
- (a) on any mechanically propelled vehicle to which this Order applies, one-third of the cash price thereof, and the allowance for any trade-in may form part of such one-third; but, if such one-third is less than \$25, the minimum down payment shall be \$25;
 - (b) on any other goods, one-third of the cash price thereof, after deducting the allowance for any trade-in; but, if such one-third is less than \$5, the minimum down payment shall be \$5.
- (3) The maximum period of credit for payment of the credit price of goods purchased under a contract of sale shall be
- (a) six months from the date on which the contract was made if the goods consist of wearing apparel, including footwear and headgear, but excluding furs and fur-trimmed garments;
 - (b) ten months from the date on which the contract was made in the case of all other goods and the amount financed is less than \$500;
 - (c) fifteen months from the date on which the contract was made in the case of all other goods and the amount financed is \$500 or more.
- (4) The balance of the credit price of goods purchased under a contract of sale, after deducting the down payment and the allowance for any trade-in where such allowance does not form part of the down payment, shall be payable in approximately equal monthly instalments payable at approximately equal intervals not exceeding one month and, except as mentioned in Section 25 of this Order, commencing within one month from the date of such contract; and no instalment shall be less than \$5 per month or \$1.25 per week.
- (5) No seller under a contract of sale shall accept from the buyer, as any part of the minimum down payment, any sum which he knows or has reason to believe has been borrowed by the buyer; and no seller shall in any manner assist any buyer in obtaining a loan with which to pay any part of a minimum down payment.
- (6) If the goods purchased under a contract of sale are not available for delivery or are not in a deliverable state on the date of purchase, they shall, as soon as they are available for delivery or are in a deliverable state, become subject to the provisions of Sections 20, 21 and 22 of this Order.
8. (1) Every contract of sale of goods shall include or have attached thereto an itemized statement which shall set forth
- (a) a description of every article sold under such contract;
 - (b) the cash price and, itemized separately, any installation, transportation or service charge or licence fee or any other like charge, if any, payable by the buyer;
 - (c) the amount of the down payment (i) in trade-in, together with a description of such trade-in and a statement of the value placed thereon in good faith and (ii) in cash;
 - (d) the balance of the cash price, being the difference between items (b) and (c) preceding;
 - (e) the amount of any insurance premium or premiums payable by the purchaser under the contract, and a description of all insurance coverage provided;

- (f) the amount of the interest, finance or carrying charge payable by the purchaser under the contract;
 - (g) the amount of any legal, registration or other fee payable by the purchaser under the contract;
 - (h) the balance of the credit price, being the sum of the items mentioned in clauses (d), (e), (f) and (g) preceding; and
 - (i) the amount and due date of each instalment that is payable.
- (2) Every seller of goods to which this Order applies shall quote the cash price therefor to every prospective buyer and every price tag, card or label attached to or displayed with any goods shall show the cash price for the goods.
- (3) All maximum prices fixed by or under authority of the Board shall be deemed to be cash prices, except to the extent that a contrary intention is expressed.
- (Subsections (2) and (3) as substituted by Order No. 622)*
- (4) Any buyer who pays any part of the credit price of goods before the time appointed for payment shall be entitled to a proportionate reduction or refunding of the finance charge included in such price.
- (5) Any contract of sale may provide for the cancellation of the entire amount of the finance charge therein mentioned on payment in full of the cash price within thirty days after the making of such contract.
- (6) A copy of the contract of sale and of the statement referred to in subsection (1) of this Section shall be given to the buyer within five days after receipt of the goods by the buyer; provided that, if a printed catalogue contains a schedule of terms and conditions of sale in accordance with the requirements of subsection (1) of this Section and contains an order or application form which is completed and signed by the buyer in accordance with such terms and conditions and is mailed to the seller, such order or application form, if accepted by the seller, shall be deemed to be a sufficient contract of sale; and it shall be a sufficient compliance with the provisions of this Section if the statement referred to in subsection (1) of this Section is given or mailed to the buyer within five days after despatch of the goods so sold.
- (7) If the buyer of any goods sold under a contract of sale is or becomes in default thereunder, the seller shall not sell or offer to sell any goods to that buyer under any charge account or any contract of sale unless the overdue instalments are paid in cash.
- (8) If a buyer is indebted to a seller for more than one article, he shall be entitled to allocate as he may designate any payment or payments that he may make, and, if a buyer fails to allocate any particular payment, the seller shall apply such payment among the various articles in proportion to the respective balance outstanding upon them.

Seasonal Buyers and Off-Seasonal Purchases

9. (1) Any seller during any twelve months may sell to a farmer, fisherman, prospector, hunter, trapper or other person engaged in a primary or extractive industry and ordinarily receiving the main part of his income in one season of the year,
- (a) any automobile, under a contract of sale providing for postponement of all payments, except the down payment, for a period not exceeding the maximum period of credit set forth in Section 7 of this Order, and
 - (b) any other goods to a value not exceeding \$150 under a charge account or a contract of sale providing for postponement of all payments, including the down payment, for a period not exceeding twelve months, but the limitation of \$150 shall not apply to foods.

- (2) For the purpose of facilitating payment in accordance with the seasonal nature of the business or source of income of a buyer, and including any person referred to in subsection (1) of this Section, or of facilitating off-seasonal purchases of seasonal goods by a buyer, any seller may sell to such buyer any goods under a contract of sale providing

(a) for postponement of payment of any part of the down payment or of any instalment until delivery of the goods, and

(b) for reduction or omission of not more than four instalments,

if such contract also provides for such an increase in the other instalments as will require payment of the outstanding balance within the maximum period of credit set forth in Section 7 of this Order; but in no case shall the amount of any instalment be greater than twice the average of all instalments payable under such contract.

- (3) For the purpose of facilitating payment for furs and fur garments wholly of fur sold at retail and repairs to furs and fur garments wholly of fur, any person selling such furs and garments at retail and any person making repairs to such furs and garments may at his option consider the period of credit on any sale of such furs or garments at retail or on any repairs of such furs or garments made during the off-seasonal period, March 1 to September 30, as commencing on October 1 of that year unless delivery of the fur or fur garment is made before October 1, in which case the period of credit shall for the purposes of this Order be deemed to commence on the date of delivery.

(Subsection (3) as added by Order No. 471)

Farm Machinery and Equipment

10. (1) For the purposes of this Section,

"farm machinery and equipment" means agricultural machinery, mechanical equipment and implements used on a farm for the production or care of crops, live stock, poultry or other produce, but excluding attachments, spare parts and repair parts for farm machinery and equipment and also excluding:

Tracklaying type tractors
Irrigation and drainage equipment
Buildings and repairs thereto
Fencing
Poultry netting and wire
Gates and wire fencing
Bale ties and straps
Well casing and water pipe
Nails and sundry hardware
Milk cooler refrigeration units
Hand tools.

- (2) The provisions of Sections 6 and 7 and of subsection (2) of Section 8 of this Order shall not apply to the sale of farm machinery and equipment under a contract of sale.
- (3) No seller or agent of a seller shall sell or offer to sell at retail any farm machinery and equipment under a contract of sale unless such contract is in writing and unless its terms require
- (a) a down payment of at least one third of the cash price of such farm machinery and equipment, the allowance for any trade-in to be deducted from the deferred balance;
- (b) payment in full of the balance of the credit price within two years from the date on which the contract was made;
- (c) payment of such balance in stated instalments of stated amounts payable on stated dates, as may be agreed upon between seller and buyer.

(Subsection 4 deleted by Order No. 622)

- (5) The cash price quoted by any seller for any farm machinery and equipment shall not include the cost of transportation or delivery to the buyer.

Delivery on Approval

11. If any seller delivers any goods on approval to any person who has not entered into a contract of sale therefor, such person shall be deemed to have purchased such goods under a charge account unless, within twelve business days after such delivery such person returns such goods to such seller or enters into a contract of sale therefor.

Discounting Contracts of Sale

12. No person shall purchase from or discount for any seller any contract of sale or any negotiable instrument which shows on its face that it was given under a contract of sale or which such person knows or has reason to believe was given under a contract of sale, unless such contract of sale is in accordance with the provisions of this Order.

PART II—LOANS

13. (1) No lender shall make any loan on the security or partial security of any contract of sale that on its face is not in accordance with the provisions of this Order or that such person knows or has reason to believe is not in fact in such accordance.
- (2) No lender shall make any loan on the security or partial security of any negotiable instrument which on its face shows that it was given or which to the knowledge of such lender was given under a contract of sale, unless such contract of sale is in accordance with the provisions of this Order.
14. (1) No lender shall make
- (a) any loan upon the security or partial security of any goods purchased by the borrower, or
 - (b) any loan which the lender knows or has reason to believe is being obtained for the purpose of purchasing goods under a contract of sale, unless the loan does not exceed two-thirds of the price of such goods, is repayable within the maximum period of credit that applies to such goods when purchased under a contract of sale, and is repayable in approximately equal instalments or deposits at approximately equal intervals not exceeding one month and, except as mentioned in Section 25 of this Order, commencing within one month from the making of the loan; and the minimum instalment or deposit shall be \$5 per month or \$1.25 per week.
- (2) Any loan that is made wholly or partly on the security of goods and that is not supported by the statement referred to in clause (a) of Section 15 of this Order shall be deemed to be a loan referred to in clause (b) of subsection (1) of this Section.
- (3) Subject to the provisions of Section 18 of this Order, no lender shall make any loan, knowing or having reason to believe that the proceeds are intended to be used in whole or in part to reduce or discharge a contract of sale of any goods, or to reduce or discharge a loan repayable by instalments or deposits, in such manner as to extend the time of payment of the contract or of repayment of said loan beyond the original permissible maximum period of credit.
- (4) Any loan made under the provisions of subsection (1) of this Section shall be evidenced by a record in writing showing the terms of repayment, the actual purchase price of the goods and the amount of the minimum down payment, as provided by this Order, payable in respect of such goods.
15. The provisions of this Part shall not apply to a loan
- (a) made to a borrower who signs a statement that the proceeds of the loan are not intended to be used and will not be used in whole or in part towards the purchase of goods or to replace money used for the purchase of goods, and no person shall make any false statement to this effect, or

- (b) made for business purposes to a person operating a business, or
 - (c) made for agricultural purposes to a person engaged in agriculture, or made to a farmer upon the security or partial security of agricultural equipment or agricultural implements or a farm electric system, and for the purposes of this clause "agricultural equipment", "agricultural implements", "farm", "farmer" and "farm electric system" shall include all the meanings contained in the definitions of each in *The Bank Act* and *The Farm Improvement Loans Act, 1944*, or
 - (d) secured or partly secured by a mortgage upon real property, or
 - (e) fully secured by stocks, bonds, debentures, cash surrender value of insurance policies or cash collateral, or
 - (f) made by a pawnbroker on the security of any goods pawned to him.
- (Section 15 as substituted by Order No. 471)

PART III—RENEWAL, REVISION, CONSOLIDATION

- 16.(1) No contract of sale of any goods shall be added to or consolidated with any subsisting contract of sale of any goods; but the dates of payment of instalments under a contract of sale may be made to coincide with the dates of payment of instalments under a subsisting contract of sale.
- (2) No contract of sale shall be renewed or revised, except under the provisions of Section 18 of this Order, in such manner as to extend the period of credit beyond the maximum period permissible under this Order, or to postpone the due date of any instalment or any part thereof.
- 17.(1) No loan made under the provisions of Part II of this Order shall be added to or consolidated with any subsisting loan; but the dates of payment of instalments or deposits under a loan may be made to coincide with the dates of payment of instalments or deposits under a subsisting loan.
- (2) No loan made under the provisions of Part II of this Order shall be renewed or revised, except under the provisions of Section 18 of this Order, in such manner as to extend the period of credit beyond the maximum period permissible under this Order.
- 18.(1) Any buyer under a contract of sale and any person to whom a loan has been made under this Order may give to the seller or lender, as the case may be, a signed statement of necessity, setting forth that circumstances therein specified which were beyond his control and were not foreseen by him at the time of making such contract or receiving such loan, have occurred and that, in order to avoid undue hardship, he needs a renewal, revision, re-financing or extension of the original period of credit, and that such requested renewal, revision, re-financing or extension is not pursuant to any preconceived plan, arrangement or intention to evade or circumvent the provisions of this Order; and unless such seller or lender, as the case may be, knows or has reason to believe that such statement is not made in good faith, he may in any such manner extend the period of credit for a further period not to exceed the maximum period of credit as provided by this Order reckoned from the date of such renewal, revision, re-financing or extension and, in such case, shall preserve such statement of necessity and a record of his action taken thereon for inspection by any representative of the Board.
- (2) Any buyer under a contract of sale may give to any lender, and any person to whom a loan has been made under this Order may give to any new lender, a signed statement of necessity, setting forth that circumstances therein specified which were beyond his control and were not foreseen by him at the time of making such contract or receiving such loan, have occurred and that, in order to avoid undue hardship, he needs a loan and

that such loan is not pursuant to any preconceived plan, arrangement or intention to evade or circumvent the provisions of this Order; and unless such lender or new lender, as the case may be, knows or has reason to believe that such statement is not made in good faith, he may make a loan the proceeds of which shall be applied, so far as necessary, to discharge such borrower's indebtedness under such contract of sale or original loan and, in such case, shall preserve such statement of necessity and a record of application of the proceeds of such loan for inspection by any representative of the Board.

19. The provisions of this Part shall not apply to the renewal, revision, re-financing or extension of the period of credit of any obligation that was outstanding on October 14, 1941.

PART IV—"LAY AWAY" PLANS

20. For the purposes of this Part, a "lay away" means any arrangement whereby a seller at retail agrees to keep any existing goods for any person until such person pays the purchase price thereof or some specific portion thereof, whether or not any deposit or other payment is made by such person to such seller and whether or not such person is obligated to purchase such goods; and the verb "lay away" and the expression "laid away" shall have a corresponding meaning.

21. Any seller at retail who agrees to lay away any goods for any person shall forthwith attach thereto or to the container thereof a tag or label showing the name and address of such person, the date on which such seller agreed to lay away such goods and the time for which such seller agreed to lay away such goods.

22. (1) No seller at retail shall agree to lay away goods for any person for a longer period than three months.
- (2) If the person for whom any goods were laid away does not pay to the seller the price thereof in full within three months from the date on which the goods were laid away, the seller shall not further lay away the goods for such person and the goods shall not be sold to such person except
 - (a) upon payment of the purchase price in full, or
 - (b) under a charge account, or
 - (c) under a contract of sale, in which case the maximum period of credit shall be reckoned from the date on which the goods were agreed to be laid away for such person.
- (3) In the event that any seller who has laid away any goods for any person sells such goods to such person under a charge account or a contract of sale, the tag or label referred to in Section 21 of this Order shall be retained by such seller for inspection by any representative of the Board.
- (4) The provisions of this Part shall not apply to buyers referred to in Sections 9 and 10 of this Order.
- (5) Nothing contained in this Part shall be deemed to prevent any person for whom goods have been laid away from making payments on account of the price thereof during the period for which the goods are laid away.

PART V—ADVERTISING

23. (1) No person shall advertise that he lends money on goods or for the purchase of goods to which this Order applies unless the advertisement contains the expression "Terms in accordance with Wartime Prices and Trade Regulations" and makes no other reference to any terms.
- (2) No person shall advertise that he sells goods to which this Order applies under a charge account or a contract of sale or otherwise on credit or that he lays away goods to which this Order applies unless the advertisement contains the expression "Terms in accordance with Wartime Prices and Trade Regulations" and makes no other reference to any terms.

(Section 23 as substituted by Order No. 471)

24. No person shall advertise that he will allow a stated amount or percentage in cash or in credit for a trade-in on the purchase of any goods.

PART VI—GENERAL PROVISIONS

25. In any contract of sale of goods and in any loan required by this Order to be evidenced by writing, provision may be made for periodical instalments or deposits and for a maximum period of credit dated and reckoned from a time within fifteen days before or after the actual date of such contract or loan, which date shall be correctly shown therein.

26. The provisions of this Order as to minimum permissible instalments or deposits on purchases or loans shall not apply to the final payment on any purchase or loan.

27. Subject to the provisions of this Order, any seller or lender may make any sale of goods or loan on terms more stringent or restrictive than those herein prescribed.

28. No person in demanding or requesting payment or settlement of any debt or claim arising out of the sale of goods shall, by the use of any stamp, stencil, sticker, note or memorandum or in any other manner state, imply or tend to cause belief that payment or settlement of such debt or claim or any part thereof is required by any provision of the Wartime Prices and Trade Regulations or of this Order.

29. Any buyer or borrower may at any time prepay the whole or part of the credit price of any goods or of any loan.

30. Any agreement by a buyer or borrower to waive any right of allocation or prepayment under this Order shall be null and void.

31. Section 31 deleted by Order No. 622.

32. The Director of Consumer Credit may from time to time make such order and grant, suspend or cancel such exemption, permit or authority as to any matter affected by this Order in such cases as he deems proper.

33. Nothing in this Order contained shall prevent or debar any person from selling or supplying to any consumer, on credit, any food, milk or drugs if such person, in good faith, believes or has reason to believe that the circumstances of such consumer are such as to amount to an emergency and that such sale or supply is necessary to mitigate or prevent a hardship.

(Section 33 as amended by Order No. 471)

34. This Order shall be effective on and after the 1st day of February, 1943.

Made at Ottawa the 12th day of January, 1943.

DONALD GORDON,
Chairman.

NOTE.—Order in Council P.C. 8528, as amended, contains a section reading as follows:—

9. Any person who contravenes or fails to observe any regulation or order shall be guilty of an offence and liable upon summary conviction under Part XV of the Criminal Code, or if the Attorney General of Canada or of any Province so directs, upon indictment, to a penalty not exceeding five thousand dollars, or to imprisonment for any term not exceeding two years, or to both fine and imprisonment; and any director or officer of any company or corporation who assents to or acquiesces in any such offence by such company or corporation shall be guilty of such offence personally and cumulatively with the said company or corporation.

WARTIME PRICES AND TRADE BOARD

ORDER No. 231

Respecting the Removal of Kidneys and Certain Fats from Carcasses of Beef

(Consolidated as amended by Order No. 392)

Pursuant to authority conferred by Order in Council P.C. 8528, dated November 1, 1941, this Board orders as follows:

1. (1) No person who slaughters cattle shall sell, offer to sell, supply or deliver to any other person a carcass or a part or cut of a carcass of beef unless he has removed from the carcass at the time of slaughter
 - (a) all internal fats adhering to the surface of the body cavity known as crotch (or pelvic) fat; and
 - (b) the kidneys and all internal fats known as kidney fat and fat adhering to the tenderloin and flanks; and
 - (c) all internal brisket fats, including fat in the heart area which does not adhere to the heart when the heart is removed; and
 - (d) the cod fat, udder and udder (dug) fat.
- (2) Every person who slaughters cattle shall at the time and place of slaughter remove from the carcass the kidneys and the fats referred to in this Section unless such person is a farmer who slaughters the cattle on his own farm premises to obtain meat for use and consumption on those premises.

(Subsection (2) as added by Order No. 392)

2. This Order shall not apply to any carcass or a part or cut of a carcass of beef frozen prior to the effective date of this Order.

3. This Order shall be effective on and after the 25th day of March, 1943.

Made at Ottawa, this 2nd day of February, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 238

Respecting Milk and Cream Sold in the Vancouver Area

(Consolidated as amended by Order No. 413)

made pursuant to authority conferred by Order in Council P.C. 8528, dated the first day of November, 1941.

Whereas it is expedient to amplify the provisions of Order No. 172 of the Board as amended by Order No. 190 of the Board, and to consolidate such Order as amplified;

Therefore, said Order No. 172 as amended is hereby revoked by the Board and the following is substituted therefor:

1. For the purposes of this Order:

- (a) "business establishment" means any store or place of business regularly selling milk at retail, and any hotel, restaurant, or other place of business regularly serving meals or refreshments to its employees or to the transient public;
- (b) "Foods Administrator" means the Foods Administrator from time to time appointed by the Board;

- (c) "milk dealer" means any person purchasing or otherwise acquiring milk from primary producers and selling at wholesale or at retail milk, cream or ice cream, and includes any co-operative society or association which sells or supplies milk at wholesale or at retail for its members or for other primary producers;
- (d) "milk jobber" means any person who buys milk from a milk dealer or from any other milk distributor for resale;
- (e) "primary producer" means any person selling or otherwise supplying milk to a milk dealer or to a producer distributor, and includes any co-operative society or association which sells or supplies milk to any milk dealer for its members or for other primary producers;
- (f) "producer distributor" means any person selling or otherwise supplying milk from his own herd to consumers or business establishments;
- (g) "Vancouver area" means that territory comprised of the City of Vancouver, the City of North Vancouver, the District of North Vancouver, the Municipality of West Vancouver, the Municipality of Burnaby, the Municipality of Richmond, the City of New Westminster, the University area in Point Grey, and the Fraser Valley, in the Province of British Columbia.

2. The prices of milk, cream and chocolate flavoured dairy drink on sales at retail to consumers in the Vancouver area shall be as follows, according to the kind of milk, cream or chocolate flavoured dairy drink sold and size of containers:

Kind of Milk, Cream and Chocolate Flavoured Dairy Drink	Cents Per $\frac{1}{2}$ Pint	Cents Per Pint	Cents Per Quart
Standard 3.5% B.F.	7	12
Special 4.5% B.F.	8	14
Buttermilk	9
Skim milk	8
Chocolate flavoured dairy drink...	5	9	13
Sour Cream 18% B.F.	20	35
Superior Cream 9% B.F.	9	15	30
Table Cream 18% B.F.	15	30	55

3. (1) The price of milk, cream and chocolate flavoured dairy drink on sales at wholesale in the Vancouver area in bulk or in containers to business establishments, hospitals, charitable institutions and schools shall be as follows, according to the kind of milk, cream or chocolate flavoured dairy drink sold, and the quantity, size of container and class of purchaser:—

Kind of Milk, Cream and Chocolate Flavoured Dairy Drink	Cents per $\frac{1}{2}$ Pint	Cents per Pint	Cents per Quart	Cents per Gal. in Bulk
<i>Sales to Business Establishments</i>				
Standard 3.5% B.F.	3½	6	11	44
Special 4.5% B.F.	4	7	13	52
Buttermilk	8	29
Skim Milk	7	24
Chocolate flavoured dairy drink...	3½	7	11	40
Superior Cream 9% B.F.	8	13	23	92
Table Cream 18% B.F.	13	23	40	\$1.60
<i>Sales to Hospital and Charitable Institutions</i>				
Standard 3.5% B.F.	3½	6	11	39
Special 4.5% B.F.	4	7	13	47
<i>Sales to Schools</i>				
Standard 3.5% B.F.	3
Special 4.5% B.F.	4
Chocolate flavoured dairy drink...	3

(2) Subsection (1) of this Section does not apply to sales at wholesale of standard milk of 3.5 per cent butterfat content in paper containers to business establishments. The price of standard milk of 3.5 butterfat content in paper containers on sales at wholesale to business establishments shall be $4\frac{1}{2}$ cents per half pint, 7 cents per pint and 12 cents per quart.

(Subsection (2) as added by Order No. 413)

4. The price to be paid to primary producers for milk delivered to a milk dealer's or producer-distributor's plant for sale by the dealer or producer-distributor in the Vancouver area in the form of milk, cream or ice cream shall be as follows, according to quantity and butterfat content:

- (a) For each 100 pounds of milk of 3.5% butterfat content, \$2.45;
- (b) for each 100 pounds of milk, the butterfat content of which is greater or less than 3.5%, \$2.45 plus or minus 5 cents for each one-tenth of one per cent of butterfat content greater or less, as the case may be, than 3.5%;
- (c) for milk in quantities of less than 100 pounds, a price proportionate according to quantity to the prices stated in clauses (a) and (b) above for the quantity of 100 pounds.

5. The price of pasteurized bottled milk, ready for delivery, on sales by milk dealers to milk jobbers shall be 32 cents per gallon for standard milk of 3.5% butterfat content and 40 cents per gallon for special milk of 4.5% butterfat content.

6. A bottle charge of 5 cents shall be collected by all milk dealers, milk distributors, milk jobbers and producer-distributors from all consumers and business establishments to whom bottled milk is sold, such charge constituting a deposit which must be refunded by the dealer, jobber, distributor or producer-distributor, as the case may be, if and when the bottle is returned.

7. The Foods Administrator may vary any price established in this Order and may from time to time prescribe prices for milk or cream or chocolate flavoured dairy drink in the Vancouver area by written order countersigned by the Chairman of the Board.

8. No person shall buy or sell or offer to buy or sell milk or cream or chocolate flavoured dairy drink in the Vancouver area except at prices conforming to the provisions of this Order and of any Order of the Foods Administrator.

9. This Order shall be effective on and after the 1st day of March, 1943.

Made at Ottawa this 16th day of February, 1943.

D. GORDON,
Chairman.

THE WARTIME PRICES AND TRADE BOARD

ORDER No. 258

Respecting Bulk Cargo Freight Rates on the Great Lakes

(Consolidated as amended by Order No. 515)

made pursuant to authority conferred by Order in Council P.C. 8528, dated the 1st day of November, 1941.

Whereas it is expedient to amplify the provisions of Order No. 133 of the Board as amended by Order No. 180, and to consolidate such Orders as amplified;

Therefore, the said Orders Nos. 133 and 180 are hereby revoked and the following is substituted therefor:

1. For the purposes of this Order,

- (a) "Administrator" means the Administrator of Services appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council;
- (b) "bulk freight vessel" means any ship other than a schooner, which is registered in Canada within the meaning of the Canada Shipping Act and carries bulk cargo in the Great Lakes including Georgian Bay, the River and Gulf of St. Lawrence and their connecting and tributary waters as far east as Sydney, N.S.;
- (c) "operator" means any owner or charterer of a bulk freight vessel or schooner and any person, firm or corporation having lawful permit to operate a freight vessel of foreign registry in the Canadian coastwise trade;
- (d) "schooner" means any sailing vessel or self-propelled vessel of tonnage not exceeding 500 tons net register.

Bulk Freight Vessels

2. No operator of a bulk freight vessel shall charge, for carrying a bulk cargo in such vessel on any voyage in the waters referred to in clause (b) of Section 1 hereof, a rate in respect of

- (a) coal, in excess of the rate for that voyage set forth in Part I of the Schedule hereto;
- (b) miscellaneous commodities, in excess of the rate for that voyage set forth in Part II of the Schedule hereto;
- (c) newsprint, in excess of the rate for that voyage set forth in Part III of the Schedule hereto;
- (d) pulpwood, in excess of the rate for that voyage set forth in Part IV of the Schedule hereto;
- (e) iron ore, in excess of the rate for that voyage set forth in Part V of the Schedule hereto.

3. No operator of a bulk freight vessel shall charge, for carrying grain on any voyage in the waters referred to in clause (b) of Section 1 hereof, a rate in excess of the rate for that voyage fixed from time to time by the Board of Grain Commissioners for Canada, or by or under this Order.

4. No operator of a shallow draught self unloading vessel shall charge, for carrying coal cargoes of 1,000 to 1,500 tons in such vessel on any voyage in the waters referred to in clause (b) of Section 1 hereof, a rate in excess of the rate for that voyage set forth in Part VI of the Schedule hereto.

5. No operator of a self unloading freighter shall charge, for carrying coal and coke cargoes in such freighter on any voyage in the waters referred to in clause (b) of Section 1 hereof, a rate in excess of the rate for that voyage set forth in Part VII of the Schedule hereto.

Schooners

6. No operator of a schooner shall charge, for carrying a bulk cargo in such vessel on any voyage in the waters referred to in clause (b) of Section 1 hereof, a rate in respect of

- (a) pulpwood, in excess of the rate for that voyage set forth in Part VIII of the Schedule hereto, but such rate shall not include loading or unloading; provided, however, that an additional charge, as set out in the table below, may be made according as the pulpwood is rough (unpeeled) or river driven, delivered to Donnacona or to any other port:—

TABLE

Kind of Pulpwood	From any port to	To any other
	Donnacona	Port
Rough (unpeeled)	25c	..
River driven	50c	25c

(Clause (a) as substituted by Order No. 515)

(b) lumber, in excess of the rate for that voyage set forth in Part IX of the Schedule hereto, and such rate shall include loading and unloading.

7. (1) No operator of a schooner shall add any surcharge for War Risk Insurance on hulls, crew war bonus or naval delays to the rates set forth in Part VIII and Part IX of the Schedule hereto.

(2) The operator of a schooner shall for the purposes of loading or unloading pulpwood supply at his own expense the winch and winchman, but if in addition to supplying same, the operator is required to load or unload the pulpwood he may make a further charge of 25 cents per cord.

(3) Subsection (3) revoked by Order No. 515.

8. If a schooner is hired on a time charter basis for any period for the transportation of pulpwood or lumber, the amount charged on such time charter basis shall not in the aggregate exceed the amount that the operator of the schooner would be entitled to receive if he were transporting such pulpwood or lumber on a cord basis or cubic foot basis at the maximum rate provided by this Order for such transportation.

9. The maximum rate which any operator of a schooner may charge for the carrying of lumber or pulpwood on any voyage from a port not listed in the Schedule hereto, shall be the rate shown in the said Schedule for the transportation of such lumber or pulpwood from the listed port nearest to the one from which such voyage is commenced.

General Provisions

10. (1) In any case in which a contract heretofore made provides for the carrying of any cargo on any voyage affected by this Order at a rate in excess of the rate fixed by this Order, the rate so provided shall, in respect of any voyage hereafter made, be reduced to the rate fixed by this Order.

(2) In any case in which a contract heretofore made for the carrying of any cargo on any voyage affected by this Order does not stipulate a specific rate or provides that the contract or rate shall be subject to the approval of the Wartime Prices and Trade Board or of the Canadian Shipping Board, the rate shall not exceed the rate fixed by this Order.

11. (1) The Administrator or any of his Deputies or the Director of the Canadian Shipping Board may from time to time grant such exemption, permit or authority in respect of surcharge for war risk insurance, crew war bonus and naval delays or of despatch and demurrage and issue such general or specific instructions or directions in relation thereto as he deems proper; and the Administrator or any of his Deputies may from time to time grant such exemptions, permit or authority and issue such general or specific instructions or directions in respect of such other circumstances as he deems proper.

(2) In exercise of the powers conferred by subsection (1) of this Section, the Administrator or any of his Deputies may vary the rate in respect of any commodity and voyage listed in the Schedule hereto and, when prescribing the rate in respect of any commodity for any voyage not listed in such Schedule, may add such prescription by specified voyage number to such Schedule and such Schedule shall be deemed to have been amended in accordance with any such variation or prescription.

12. This Order shall be effective on and after the 10th day of April, 1943.

Made at Ottawa, the 30th day of March, 1943.

D. GORDON,
Chairman.

SCHEDULE OF MAXIMUM WATER FREIGHT RATES

(Referred to in Order No. 258 of the Wartime Prices and Trade Board)

PART I

COAL

For movement in bulk freighters exclusive of loading and discharging costs, payable in Canadian funds, except where otherwise stated.

*Voyage**To Montreal:*

1. From Lake Ontario (Charlotte, Sodus and Oswego).....	\$1.00 net ton
2. From East End Lake Erie (Ashtabula, Conneaut, Erie and Buffalo)	1.15 net ton
3. From West End Lake Erie (Toledo, Sandusky, Huron, Lorain, Cleveland and Fairport).....	1.30 net ton
4. From Sydney, C.B.....	1.65 gross ton
5. " Bras d'Or, C.B.....	1.80 gross ton

To Sorel:

6. From Lake Ontario.....	1.10 net ton
7. " East End Lake Erie.....	1.25 "
8. " West End Lake Erie.....	1.40 "

To Three Rivers:

9. From Lake Ontario	1.10 net ton
10. " Lake Ontario (To slow dock)	1.25 "
11. " East End Lake Erie	1.25 "
12. " East End Lake Erie (To slow dock)	1.40 "
13. " West End Lake Erie	1.40 "
14. " West End Lake Erie (To slow dock).....	1.55 "
15. " Sydney	1.50 gross ton

To Quebec:

16. From Lake Ontario	1.20 net ton
17. " East End Lake Erie	1.35 "
18. " West End Lake Erie	1.50 "
19. " Sydney	1.50 gross ton
20. " Bras d'Or	1.65 "

To Baie Comeau:

21. From Buffalo	1.50 net ton
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To Chandler:

22. From Sandusky	1.70 "
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To Port Alfred:

23. From Lake Ontario	1.35 net ton
24. " East End Lake Erie	1.50 "
25. " West End Lake Erie	1.65 "
26. " Sydney	1.65 gross ton

To Cornerbrook:

27. From West End Lake Erie	2.25 net ton
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To Humbermouth:

28. From West End Lake Erie	2.25 "
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To Georgian Bay: (Little Current, Britt, Midland):

29. From Lake Erie55 "
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30.	From Lake Erie	\$.35 net ton
	<i>To Sault Ste. Marie:</i>	
31.	“ Lake Erie (To slow docks)40 “
	<i>To Lake Superior: (Fort William and Port Arthur):</i>	
32.	From Lake Erie40 “
33.	“ Lake Erie (To slow docks)45 “
	<i>To Lake Superior: (Michipicoten and Jackfish):</i>	
34.	From Lake Erie45 “
	<i>To Lake Superior: (Jackfish):</i>	
35.	From Chicago50 “
	<i>To Lake Superior: (Fort William):</i>	
36.	From Chicago45 “
	<i>To Georgian Bay:</i>	
37	From Chicago55 “
	<i>To Toronto:</i>	
38.	From Lake Ontario50 “
39.	“ East End Lake Erie65 “
40.	“ West End Lake Erie80 “
41.	“ Montreal80 “
	<i>To Beauharnois:</i>	
42.	From West End Lake Erie	1.45 “
	<i>To Eriean:</i>	
43.	From Lake Erie30 “
	<i>To Hamilton:</i>	
44	From East End Lake Erie35* “
45.	“ West End Lake Erie40* “
	*(Industrial coal only. Commercial coal rate 10c additional).	
	<i>To Dalhousie, N.B.:</i>	
46.	From Lake Ontario.....	2.25 “
	<i>To Thorold:</i>	
47.	From Buffalo38 “
	<i>To Welland:</i>	
48.	From Sandusky75 “
	<i>To Cornwall:</i>	
49.	From Lake Ontario80 “
	<i>To Hamilton in vessels of less than 3,000 dwt.:</i>	
50.	From Lake Ontario50 “
51.	“ East End Lake Erie65 “
52.	“ West End Lake Erie80 “
53.	“ Montreal80 “
	<i>To Abitibi Dock, Port Arthur:</i>	
54.	From Lake Erie65 “

All rates herein specified are subject to a surcharge for war risk insurance, crew war bonus and naval delays, and to a demurrage charge of \$30 per hour for medium-sized upper lakers and \$20 per hour for a canal-size ship.

PART II
MISCELLANEOUS COMMODITIES

For movement in bulk freighters, cargo lots, exclusive of handling costs, payable in Canadian funds, except where otherwise stated.

Voyage:

Titanium Ore:

- | | |
|--------------------------------|-----------------------|
| 1. Murray Bay to Buffalo | \$2.00 U.S. gross ton |
|--------------------------------|-----------------------|

Bauxite:

- | | |
|---------------------------------|----------------------------|
| 2. Buffalo to Port Alfred | 2.25 gross ton, U.S. funds |
| 3. Oswego to Port Alfred | 1.82 " " |

Steel:

- | | |
|---------------------------------|-------------------|
| 4. Chicago to Hamilton | 2.10 U.S. net ton |
| 5. Sydney to Montreal | 2.50 net ton |
| 6. Sydney to Toronto | 3.50 " |
| 7. Sydney to Ojibway | 3.75 " |
| 8. Sydney to Fort William | 4.50 " |

Phosphate Rock:

- | | |
|------------------------------|--------|
| 9. Buffalo to Hamilton | 1.25 " |
|------------------------------|--------|

Clay:

- | | |
|--------------------------------------|----------------|
| 10. Fairport to Little Current | .55 " |
| 11. Montreal to Sheboygan | 3.75 gross ton |

Scrap Iron:

- | | |
|------------------------------------|--------------|
| 12. Windsor to Port Colborne | 1.25 net ton |
|------------------------------------|--------------|

Coke:

- | | | |
|---|--------------|------------|
| 13. Sault Ste. Marie to Three Rivers | 2.35 net ton | |
| 14. Chicago to Three Rivers | 2.65 " | |
| 15. Buffalo to Three Rivers | 1.35 " | |
| 16. Sault Ste. Marie to Michipicoten | .35 " | |
| 17. Sault Ste. Marie to Fort William | .50 " | |
| 18. Detroit to Fort William | .80 " | |
| 19. Toledo to Port Alfred | 2.15 " | |
| 20. Ashtabula to Port Alfred | 2.15 " | |
| 21. East End Lake Erie to Port Alfred | 1.50 " | coal basis |
| 22. West End Lake Erie to Montreal | 1.30 " | " |
| 23. Montreal to Toronto | .80 " | |
| 24. Detroit to Montreal | 1.50 " | coal basis |

Limestone:

- | | |
|----------------------------------|--------------|
| 25. Calcite to Beauharnois | 2.40 net ton |
|----------------------------------|--------------|

Gypsum:

- | | |
|-----------------------------------|--------------|
| 26. Nova Scotia to Montreal | 1.60 net ton |
|-----------------------------------|--------------|

Stone:

- | | |
|--------------------------------|-------------|
| 27. Killarney to Toledo | .60 net ton |
| 28. Killarney to Welland | .70 " |
| 29. Killarney to Duluth | .60 " |
| 30. Killarney to Buffalo | .60 " |

Sulphur:

- | | |
|---------------------------------------|----------------|
| 31. Chicago to Baie Comeau | 2.75 gross ton |
| 32. Chicago to Thorold | 2.00 " |
| 33. Chicago to Sault Ste. Marie | 1.15 " |
| 34. Chicago to Michipicoten | 1.15 " |
| 35. Chicago to Fort William | 1.15 " |
| 36. Chicago to Quebec | 2.50 " |
| 37. Montreal to Cornwall | 1.00 " |

*Voyage:**Fertilizers:*

38. Hamilton to Charlottetown.....	\$3.25 net ton
39. Hamilton to Saint John, N.B.	5.00 "
40. Hamilton to Kenosha	2.50 "

Petroleum:

41. (1) In Canadian Flag Tankers— Sarnia to Toronto—	
White Product20 per barrel
Heavy Fuel Oil266 "

(2) In United States Flag Tankers—

When petroleum and petroleum products are so moved the actual charter rates for each particular voyage may be charged.

Grain:

42. Chicago, Illinois to Great Lakes Ports in Canada, the rate shall be $\frac{1}{2}$ cent per bushel over the Fort William rate as now established or as may be established from time to time by the Board of Grain Commissioners for Canada.

All rates herein specified are subject to a surcharge for war risk insurance, crew war bonus and naval delays, and to a demurrage charge of \$30 per hour for medium size upper lakers and \$20 per hour for a canal-size ship.

PART III

NEWSPRINT

For movement in bulk freighters, cargo lots, exclusive of handling costs, payable in Canadian funds, except where otherwise stated.

*Voyage:**To Chicago:*

1. From Thorold	\$2.00 net ton
2. " Three Rivers	3.50 "
3. " Quebec	3.50 "
4. " Fort William	3.00 "

To Buffalo:

5. From Quebec	2.15 "
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To Cleveland:

6. From Three Rivers	2.15 U.S. net ton
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To Toledo:

7. From Three Rivers	\$2.90 net ton
----------------------------	----------------

To Milwaukee:

8. From Quebec	3.25 "
9. " Fort William	3.00 "

To Detroit:

10. From Fort William	2.75 "
11. " Sault Ste. Marie.....	2.25 "
12. " Quebec	2.25 "

PART III—Continued
NEWSPRINT—Continued

Voyage:

To Muskegon:

- | | |
|----------------------------|----------------|
| 13. From Fort William..... | \$3.00 net ton |
|----------------------------|----------------|

To South Haven:

- | | |
|-----------------------------|--------|
| 14. From Fort William | 3.00 " |
|-----------------------------|--------|

To Oswego:

- | | |
|----------------------------|--------|
| 15. From Baie Comeau | 2.50 " |
|----------------------------|--------|

All rates herein specified are subject to a surcharge for war risk insurance, crew war bonus and naval delays, and to a demurrage charge of \$30 per hour for medium-size upper lakers and \$20 per hour for a canal-size ship.

PART IV
PULPWOOD

For movement in bulk freighters exclusive of handling costs, payable in Canadian funds, per cord of 128 cu. ft., except where otherwise stated.

Voyage:

To Thorold:

- | | |
|---------------------------------------|-----------------|
| 1. From Lake Superior | \$3.75 per cord |
| 2. " Shelter Bay and Franquelin | 4.00 " |

To Cape Vincent and Oswego:

- | | |
|----------------------------------|--------|
| 3. From Riviere du Loup | 3.50 " |
| 4. " Rimouski | 3.75 " |
| 5. " Bay Chaleur | 4.50 " |
| 6. " Northumberland Strait | 4.75 " |
| 7. " Shippigan | 4.50 " |
| 8. " Gaspé | 4.25 " |
| 9. " Chatham | 4.50 " |

To Tonawanda:

- | | |
|--------------------------------|--------|
| 10. From Riviere du Loup | 3.75 " |
| 11. " Rimouski | 4.00 " |
| 12. " Shippigan | 4.75 " |
| 13. " Gaspé | 4.50 " |
| 14. " Richibucto | 4.75 " |
| 15. " Lake Superior | 3.75 " |

To Erie:

- | | |
|--------------------------------|--------|
| 16. From Riviere du Loup | 3.75 " |
| 17. " Rimouski | 4.00 " |
| 18. " Bay Chaleur | 4.75 " |
| 19. " Shippigan | 4.75 " |
| 20. " Gaspé | 4.50 " |
| 21. " Richibucto | 4.75 " |
| 22. " Newcastle | 5.00 " |
| 23. " Lake Superior | 3.50 " |

To Waddington:

- | | |
|-----------------------------------|--------|
| 24. From Godbout | 4.00 " |
| 25. " Gaspé | 4.25 " |
| 26. " Northumberland Strait | 4.50 " |
| 27. " Pugwash | 4.75 " |

To Three Rivers:

- | | |
|------------------------------------|--------|
| 28. From Ste. Anne des Monts | 2.50 " |
| 29. " Trinity Bay | 2.25 " |

PART IV—Continued

PULPWOOD

*Voyage**To Detroit:*

30. From Lake Superior	\$3.00 per cord
31. " Georgian Bay	2.75 "
32. " Richibucto	4.75 "
33. " Newcastle	5.00 "

To Green Bay:

34. From Lake Superior	\$3.25 U.S. per cord
35. " Michipicoten	2.50 " "
36. " Georgian Bay	2.75 " "

To Port Huron:

37. From Buclouche	\$4.75 per cord
38. " Mechins	4.25 "
39. " St. Francis	5.50 "
40. " Ste. Anne des Monts	4.25 "
41. " Newcastle	4.75 "
42. " Black Cape	4.75 "
43. " Lake Superior Ports	3.00 "

To Muskegon:

44. From Lake Superior	\$3.25 U.S. per cord
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All rates herein specified are subject to a surcharge for war risk insurance, crew war bonus and naval delays, and to a demurrage charge of \$30 per hour for medium-size upper lakers and \$20 per hour for a canal-size ship.

PART V

IRON ORE

For movement in bulk freighters, cargo lots, exclusive of handling charges, payable in Canadian funds, except where otherwise stated.

*Voyage**To Sault Ste. Marie:*

1. From Duluth	\$.53 gross ton
2. " Marquette32 "
3. " Escanaba42 "
4. " Michipicoten32 "

To Hamilton

5. From Duluth90 "
6. " Marquette81 "
7. " Escanaba67½ "

To Port Colborne:

8. From Lake Superior65 "
9. " Michipicoten to Detroit48 "
10. " Michipicoten to Buffalo60 "
11. " Michipicoten to Cleveland53 "

All rates herein specified are subject to a surcharge for war risk insurance, crew war bonus, and naval delays, and to a demurrage charge of \$30 per hour for medium-size upper lakers and \$20 per hour for a canal-size ship.

PART VI

COAL

Shallow draught self unloaders.

Small cargoes of from 1,000 to 1,500 tons including discharging, payable in Canadian funds, except where otherwise stated.

*Voyage**From Lake Ontario Ports:*

1. To Oakville	\$.85 net ton
2. " Port Credit85 "
3. " Toronto66 "
4. " Port Hope80 "
5. " Cobourg80 "
6. " Oshawa80 "
7. " Trenton90 "
8. " Point Anne90 "
9. " Belleville90 "
10. " Picton90 "
11. " Napanee95 "
12. " Kingston75 "
13. " Gananoque80 "
14. " Brockville80 "
15. " Prescott85 "
16. " Cardinal90 "
17. " Iroquois95 "
18. " Morrisburg70* "
19. " Cornwall	1.00 "
20. " Cedars	1.55 "
21. " Montreal	1.20* "
22. " Sorel	1.30 "

*Rate exclusive of discharging.

From Montreal:

23. To Oakville	1.35 "
24. " Trenton	1.35 "
25. " Kingston	1.35 "
26. " Brockville	1.10 "
27. " Cardinal	1.00 "
28. " Iroquois	1.00 "
29. " Cornwall85 "

COKE

From Montreal:

30. To Picton	\$1.90 net ton
31. " Bay of Quinte Ports	1.90 "
32. " Brockville	1.55 "

All rates herein specified are subject to a surcharge for war risk insurance, crew war bonus and naval delays, and to a demurrage charge of \$30 per hour for medium-size upper lakers and \$20 per hour for a canal-size ship.

PART VII

SELF UNLOADER COKE RATES FOR THE REGULAR SEASON OF
LAKE NAVIGATION*Voyage**To Sault Ste. Marie, Ontario:*

1. From Detroit, Lake Erie Car Dumps and Harriet Dock, Buffalo	\$1.38 n.t. Canadian funds
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PART VII—Continued

SELF UNLOADER COKE RATES FOR THE REGULAR SEASON OF
LAKE NAVIGATION

Voyage

To Georgian Bay Ports

2. From Detroit, Lake Erie Car Dumps and Harriet Dock,
Buffalo \$1.38 n.t. Canadian funds

NOTE: In respect of consolidation of part cargoes to make full cargoes for delivery to two ports or more, the deep draught port is to carry the \$1.38 freight rate and the shallow draught port is to carry 10 cts. per ton additional.

To Sarnia, Ontario and St. Clair River Points:

3. From Detroit and Lake Erie Car Dumps..... \$.77 n.t. Canadian funds
4. " Harriet Dock, Buffalo..... .99 " " "

*To Amherstburg, Sandwich, Walkerville and Windsor,
Ontario:*

5. From Detroit and Lake Erie Car Dumps..... .55 " " "
6. " Harriet Dock, Buffalo..... .77 " " "

To Port Stanley, Ontario:

7. From Detroit, Lake Erie Car Dumps and Harriet
Dock, Buffalo..... .72 " " "

To Port Colborne, Ontario:

8. From Detroit and Lake Erie Car Dumps..... 1.05 " " "
9. " Harriet Dock, Buffalo..... .83 " " "

To Welland Canal Ports:

10. From Detroit and Lake Erie Car Dumps..... 1.16 " " "
11. " Harriet Dock, Buffalo..... .94 " " "

To Toronto and Hamilton, Ontario:

12. From Detroit and Lake Erie Car Dumps..... 1.16 " " "
13. " Harriet Dock, Buffalo..... .94 " " "

To Oshawa, Ontario:

14. From Detroit and Lake Erie Car Dumps..... 1.43 " " "
15. " Harriet Dock, Buffalo..... 1.21 " " "

For loadings at Sault Ste. Marie, Ontario—Algoma Steel Corporation Dock, and from the Toledo Furnace Dock, the rates to various destinations are subject to special negotiations upon inquiry, due to uncertainty of loading despatch at these docks.

GENERAL FOOTNOTES

All coke rates are based on full cargoes. In the event that part cargoes are loaded with balance going through to destination beyond, the rate on the entire cargo is to be the same as that for the final destination.

If the cargo is unloaded direct to cars, it is understood that full car supply and adequate switching service must be available on the arrival of the steamer.

Voyage

To Fort William and Port Arthur, Ontario:

16. From all Lake Erie ports..... \$1.05 n.t. Canadian funds
(Rate applies to Steamers *Midland Prince* and *Osler* only and then only on special negotiation.)

To Sault Ste. Marie, Ontario:

17. From all Lake Erie Ports..... \$.70 n.t. Canadian funds
(Rate applies to Steamers *Midland Prince* and *Osler* only.)

PART VII—Continued

SELF UNLOADER COKE RATES FOR THE REGULAR SEASON OF
LAKE NAVIGATION

Voyage

To Georgian Bay Ports:

18. From Lake Erie Ports..... \$.75 n.t. Canadian funds

NOTE: In respect of consolidation of part cargoes to make full cargoes for delivery to two ports or more, the deep draught port is to carry the 75c. rate and the shallow draught port is to carry 10c. per ton additional.

NOTE: Rate applies to Steamers *Midland Prince* and *Osler* only. For Steamers *Glenelg* and *Coalhaven* the rate is \$1.05 per net ton, Canadian funds, and if part cargo is for shallow draught dock, 10c. per ton extra.

To Goderich, Ontario:

19. From all Lake Erie Ports..... \$.75 n.t. Canadian funds

To Sarnia, Ontario:

- | | | | | | |
|-----|---|-----|---|---|---|
| 20. | From Toledo or Sandusky..... | .42 | " | " | " |
| 21. | " Huron and Lorain..... | .44 | " | " | " |
| 22. | " Cleveland | .46 | " | " | " |
| 23. | " Fairport, Ashtabula, Conneaut, Erie and Buffalo | .50 | " | " | " |

To Wallaceburg, Ontario:

- | | | | | | |
|-----|---|-----|---|---|---|
| 24. | From Toledo or Sandusky..... | .42 | " | " | " |
| 25. | " Huron and Lorain..... | .44 | " | " | " |
| 26. | " Cleveland | .46 | " | " | " |
| 27. | " Fairport, Ashtabula, Conneaut, Erie and Buffalo | .50 | " | " | " |

To Amherstburg, Sandwich, Walkerville and Windsor:

- | | | | | | |
|-----|---|-----|---|---|---|
| 28. | From Toledo or Sandusky..... | .30 | " | " | " |
| 29. | " Huron and Lorain..... | .32 | " | " | " |
| 30. | " Cleveland | .34 | " | " | " |
| 31. | " Fairport, Ashtabula, Conneaut, Erie and Buffalo | .38 | " | " | " |

To Port Stanley and Port Burwell, Ontario:

- | | | | | | |
|-----|---|-----|---|---|---|
| 32. | From Toledo or Sandusky..... | .40 | " | " | " |
| 33. | " Huron and Lorain..... | .39 | " | " | " |
| 34. | " Cleveland | .31 | " | " | " |
| 35. | " Fairport, Ashtabula and Conneaut..... | .28 | " | " | " |
| 36. | " Erie | .31 | " | " | " |
| 37. | " Buffalo | .42 | " | " | " |

To Port Maitland, Ontario:

- | | | | | | |
|-----|---|-----|---|---|---|
| 38. | From Toledo or Sandusky..... | .44 | " | " | " |
| 39. | " Huron and Lorain..... | .42 | " | " | " |
| 40. | " Cleveland | .37 | " | " | " |
| 41. | " Fairport, Ashtabula and Conneaut..... | .32 | " | " | " |
| 42. | " Erie | .29 | " | " | " |
| 43. | " Buffalo | .31 | " | " | " |

To Port Colborne, Ontario:

- | | | | | | |
|-----|---|-----|---|---|---|
| 44. | From Toledo or Sandusky..... | .48 | " | " | " |
| 45. | " Huron and Lorain..... | .46 | " | " | " |
| 46. | " Cleveland | .41 | " | " | " |
| 47. | " Fairport, Ashtabula and Conneaut..... | .35 | " | " | " |
| 48. | " Erie | .32 | " | " | " |
| 49. | " Buffalo | .30 | " | " | " |

PART VII—(Continued)

SELF UNLOADER COAL RATES FOR THE REGULAR SEASON OF
LAKE NAVIGATION

Voyage

To Welland and Thorold, Ontario:

50.	From Toledo and Sandusky.....	\$.62	n.t. Canadian funds
51.	" Huron and Lorain.....	.60	" " "
52.	" Cleveland57	" " "
53.	" Fairport, Ashtabula and Conneaut.....	.51	" " "
54.	" Erie49	" " "
55.	" Buffalo43	" " "

*To Welland Canal points below Thorold, Ontario, and
including Port Weller, Ontario:*

56.	From Toledo and Sandusky.....	.67	" " "
57.	" Huron and Lorain.....	.65	" " "
58.	" Cleveland62	" " "
59.	" Fairport, Ashtabula and Conneaut.....	.56	" " "
60.	" Erie54	" " "
61.	" Buffalo47	" " "

To Toronto and Hamilton, Ontario:

62.	From Toledo and Sandusky.....	.71	" " "
63.	" Huron and Lorain.....	.67	" " "
64.	" Cleveland65	" " "
65.	" Fairport, Ashtabula and Conneaut.....	.60	" " "
66.	" Erie58	" " "
67.	" Buffalo50	" " "
68.	" Charlotte, Sodus and Oswego (bituminous coal)	.40	" " "
69.	" Charlotte, Sodus and Oswego (Anthracite coal)	.42½	" " "

To Oshawa, Ontario:

70.	From Toledo and Sandusky.....	.80	" " "
71.	" Huron and Lorain.....	.77	" " "
72.	" Cleveland75	" " "
73.	" Fairport, Ashtabula and Conneaut.....	.70	" " "
74.	" Erie68	" " "
75.	" Buffalo61	" " "
76.	" Charlotte, Sodus and Oswego.....	.37	" " "

To Cobourg and Port Hope, Ontario:

NOTE: No rates are quoted via Lake Erie, this being a shallow draught port.

77.	Rates from Charlotte, Sodus and Oswego are subject to draught of water maintaining at the port—not less than sixteen feet and minimum cargoes 2,250 net tons—50c. n.t. Canadian Funds.		
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To Trenton, Picton and Belleville, Ontario:

78.	From Charlotte, Sodus and Oswego.....	\$.90	n.t. Canadian funds
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To Kingston, Ontario:

79.	From Charlotte, Sodus and Oswego.....	.45	" " "
	To Deep Draught Docks (Locomotive, Waterworks and Richardson's).		

NOTE: In respect of Consolidation of part cargoes to make full cargoes for delivery to two docks, the deep draught dock is to carry a rate of 45c., the shallow draught dock 50c.

80.	From Charlotte, Sodus and Oswego to all shallow draught docks, one discharge only.....	\$.53	n.t. Canadian funds
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PART VII—(Concluded)

SELF UNLOADER COAL RATES FOR THE REGULAR SEASON OF
LAKE NAVIGATION*To Prescott, Ontario:*

81. From Charlotte, Sodus and Oswego..... \$.50 n.t. Canadian funds

To Cardinal, Ontario:

82. From Charlotte, Sodus and Oswego..... .55 " " "

To Brockville, Ontario:

83. From Charlotte, Sodus and Oswego..... .55 " " "

NOTE: This rate applies when unloaded on the dock.

84. From Charlotte, Sodus and Oswego..... .60 " " "

NOTE: This rate applies when unloaded into hoppers.

To Pointe Anne, Ontario:

85. From Charlotte, Sodus and Oswego..... .85 " " "

To Cornwall, Ontario:

86. From Charlotte, Sodus and Oswego (Bituminous coal) .85 " " "

87. From Charlotte, Sodus and Oswego (Anthracite coal) 1.00 " " "

GENERAL FOOT NOTES

In respect of cargoes split between ports in the same rate zone for shipper's convenience, 5c. per ton extra on entire cargo may be added.

In respect of cargoes loaded at two ports with different rates applying, the higher rate is to apply on the entire cargo.

PART VIII

SCHOONER RATES FOR TRANSPORTATION OF PULPWOOD

From	Rate per Cord			
	To Cornwall	To Port Alfred	To Beaupre, Limoilou and Donnacoona	To Three Rivers
Ste-Anne des Monts.....	\$4.75	\$3.25	\$3.40	\$4.15
Cap Chat.....	4.75	3.25	3.40	4.15
Mechins.....	4.75	3.05	3.20	3.95
Grosses Roches.....	4.75	3.10	3.25	4.00
Ste-Felicite.....	4.75	3.05	3.20	3.95
Matane.....	4.50	2.70	2.90	3.65
Rimouski.....	4.50	2.25	2.50	3.25
Trois-Pistoles.....	4.00	2.00	2.10	2.85
Riviere du Loup.....	4.00	2.00	2.00	2.75
Ragueneau.....	4.75	2.75	3.05	3.80
Bersimis (Govt. Wharf).....	4.75	2.75	3.05	3.80
Islets Jeremie.....	4.75	2.75	3.05	3.80
Colombier.....	4.75	2.75	3.05	3.80
Forestville.....	4.25	2.35	2.70	3.45
Portneuf.....	4.50	2.30	2.65	3.40
Sault-au-Mouton.....	4.25	2.25	2.60	3.35
Escoumains.....	4.25	1.85	2.25	3.00
Bergeronnes.....	4.25	1.90	2.30	3.05
Anse Amable.....	4.25			
Anse Golette.....	4.25			
St. Paul du Nord.....	4.25			
Kamouraska.....		2.05	1.65	2.40
Riviere Ouelle.....		2.10	1.60	2.35
St-Jean-Port-Joli.....		2.25	1.50	2.25
St-Roch des Aulnoies.....		2.30	1.50	2.25
Tadoussac.....	4.00	1.55	2.00	2.75
Baie Ste-Catherine.....	4.00	1.55	2.00	2.75
St-Simeon.....	4.00	1.75	1.85	2.60
Port au Persil.....	4.00	1.80	1.80	2.55
La Malbaie.....	3.75	2.00	1.65	2.40
St-Irenee.....	3.75	2.05	1.60	2.35
Les Eboulements.....	3.75	2.20	1.55	2.30
Baie St-Paul.....	3.75	2.25	1.50	2.25
Petite Riviere St-Francois.....	3.75	2.30	1.50	2.25

(Part VIII as substituted by Order No. 515)

PART IX

SCHOONER RATES FOR THE TRANSPORTATION OF LUMBER

	Rate per Thousand Feet			
	To Montreal	To Three Rivers	To Quebec	To Port Alfred
Petite Vallee.....	\$7.00	\$6.25	\$5.50	
Gaspé.....	6.50	5.75	5.00	
Mal Bay.....	6.50	5.75	5.00	
Port Daniel.....	6.50	5.75	5.00	
Grand Riviere.....	6.50	5.75	5.00	
Monte Louis.....	6.50	5.75	5.00	
Marsonis.....	6.50	5.75	5.00	
Martin River.....	6.50	5.75	5.00	
Shelter Bay.....	6.50	5.75	5.00	
Ste. Anne des Monts.....	6.00	5.25	4.50	
Cap Chat.....	6.00	5.25	4.50	
Mechins.....	5.75	5.00	4.25	
Ste Felicite.....	5.50	4.75	4.00	
Ragueneau.....	5.25	4.50	3.75	
Matane.....	5.25	4.50	3.75	
Hamilton Cove.....	5.00	4.25	3.50	
Petit Saguenay.....	5.00	4.25	3.50	\$2.75
Rimouski.....	5.00	4.25	3.50	
Trois Pistoles.....	5.00	4.25	3.50	
Riviere du Loup.....	4.75	4.00	3.25	
La Malbaie.....	4.75	4.00	3.25	3.25
Baie St-Paul.....	4.75	4.00	3.25	3.25
Portneuf.....				3.25

(Part IX as substituted by Order No. 515)

WARTIME PRICES AND TRADE BOARD

ORDER No. 293

**On Leather Purchases by Footwear Manufacturers and on their
Selling Prices of Footwear**

(Consolidated as amended by Orders No. 364 and 557)

Under powers conferred by Order in Council P.C. 8528 dated November 1, 1941, this Board orders as follows:—

1. This Order comes into force on July 16, 1943 and applies to all sales and deliveries of leather for making footwear to manufacturers of footwear made on and after that date and to their sales and deliveries of footwear made on and after that date.

2. (a) The maximum prices at which a manufacturer of footwear may sell or offer to sell footwear for active winter sports and leather footwear, to which Administrator's Order No. A-175 applies, may respectively be increased by three per cent of his maximum price as fixed by the said Order.

(b) This Order shall not allow any change in the maximum price of felt footwear fixed by said Administrator's Order No. A-175.

(Section 2 as substituted by Order No. 364)

3. Where any manufacturer of footwear purchases leather for use in making footwear at a price fixed by Board Order No. 292, it shall be a term and condition of the sale to and purchase by him that the manufacturer establish in his books of account a special ledger account in which shall be entered the amount of the discount

set forth on the invoice to be received by him under the provisions of Section 5 of Order No. 292, and he shall not pay for any leather bought by him unless he receives such invoice.

4. The amounts so entered in the special ledger account required by Section 3 of this Order shall be dealt with by the manufacturer of footwear only in such manner as may be agreed upon between the manufacturer and Commodity Prices Stabilization Corporation, Ltd.

5. Establishment of the special ledger account required by Section 3 of this Order and dealing with the amounts entered in such account as required by Section 4 of this Order shall be conditions of the licence issued by the Board to each manufacturer of footwear under Board Order No. 202 or any other Board or Administrator's Order.

6. Nothing herein contained shall be deemed to authorize any increase in the retail selling price of leather footwear.

7. Notwithstanding the provisions of Section 1 of this Order, (a) Sections 3, 4 and 5 of this Order shall only apply to leather which is delivered to a manufacturer on or before August 31, 1945, for use in making footwear;

(b) Sections 3, 4 and 5 of this Order shall not apply to leather which is delivered to a manufacturer on or after September 1, 1945, for use in making footwear whether the contract for such leather was made before or after such date.

(Section 7 as added by Order No. 557)

Made at Ottawa, this 15th day of July, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 294

Respecting Maximum Rentals and Termination of Leases for Housing Accommodation and Shared Accommodation

(Consolidated as amended by Orders Nos. 320, 358, 459, 485, 487 and 582)

made pursuant to authority conferred by Order in Council P.C. 9029, dated the 21st day of November, 1941, and amendments thereto. This Board orders as follows:

Definitions

1. For the purposes of this Order.

(a) "Board" means the Wartime Prices and Trade Board;

(b) "clubhouse" means the clubhouse of a club incorporated for the purpose of carrying on its objects without pecuniary gain and which restricts the occupancy of rooms in the clubhouse to members of the club;

(c) "commercial accommodation" means

(i) any vacant land;

(ii) any land used for commercial purposes and let upon a ground lease;

(iii) any place of business;

(iv) any structure or part of a structure used for combined business and dwelling purposes under a lease that is made to one tenant or two or more tenants jointly and the rental payable under which has not been apportioned in respect of that part used for business purposes and that part used as a place of dwelling;

(v) any real property of which His Majesty in right of Canada or of any province thereof is tenant.

(Sub-clause (v) as added by Order No. 582).

(d) "Court of Rental Appeals" means any judge, judicial officer or barrister designated as such, for any particular area, by the Board;

(e) "demand for renewal" means a demand for renewal conforming to the provisions of this Order and given by the landlord to the tenant in accordance with the provisions of this Order;

(f) "hotel" means any establishment, generally recognized as a hotel in its community, the operator of which for remuneration

(i) in one or more buildings, furnishes sleeping and living accommodation, with or without meals, to the travelling public; and

(ii) receives and lodges all persons seeking shelter, unless there is reasonable ground for refusal; and

(iii) has customarily kept a register in which the guest on arrival, record their names and addresses; and

(iv) assumes responsibility for the goods and chattels of its guests in accordance with the law of the province in which the hotel is situated;

(Clause (f) as substituted by Order No. 485).

(g) "housing accommodation" means any place of dwelling and any land upon which a place of dwelling is situated, but shall not include commercial accommodation, shared accommodation or any room in a hotel or clubhouse;

(h) "landlord" means any person of whom another holds any right to the possession of any place of dwelling and the heirs, executors, administrators and assigns of such person and, without restricting the generality of the foregoing, includes any person who lets or sub-lets or grants any leave and licence for the possession of any housing accommodation or shared accommodation, any person entitled to possession under any judgment or order of a Court or under any statute and any mortgagee or chargee in possession;

(i) "lease" means any enforceable contract for the letting or sub-letting of any housing accommodation or shared accommodation or any leave and licence for the use of any housing accommodation or shared accommodation, whether such contract or leave and licence is made orally or in writing; and each of the verbs "let", "rent" and "sub-let" shall have a corresponding extended meaning;

(j) "notice of renewal" means a notice of renewal conforming to the provisions of this Order and given by the tenant to the landlord in accordance with the provisions of this Order;

(k) "province" includes the North West Territories and Yukon Territory;

(l) "rent" or "rental" or "rate" means any payment or consideration, including any bonus or gratuity to or for the benefit of the landlord, for the possession of any housing accommodation or shared accommodation by the day, week, month, year or other period of time;

(m) "Rentals Administrator" means a person appointed as such by the Board and includes any person similarly appointed as a deputy Rentals Administrator;

(n) "Rentals Appraiser" means any person appointed as such by the Board or by a Rentals Administrator;

(o) "shared accommodation" means any room or rooms forming part of the residence of the landlord or of his agent and of which the entrance and any facility are used in common by the landlord or his agent and the occupant or occupants of the room or rooms;

(p) "tenant" means any person who holds possession of any housing accommodation or shared accommodation under any lease;

- (q) "term certain" means a period of possession of housing accommodation, the right to which possession, according to the law of the province in which the accommodation is situated, would terminate at the end of the period without notice by either landlord or tenant were it not for the provisions of this Order.

PROPERTY AND LEASES NOT AFFECTED BY THIS ORDER

Exemptions from Order

2. (1) The provisions of this Order shall not apply to

- (a) any living or sleeping room in an educational, religious, philanthropic, charitable, scientific, artistic, professional, social or sporting institution or in any hospital or convalescent or nursing home, or in any clubhouse;
- (b) any real property used solely for agricultural purposes;
- (c) any lease of any housing accommodation in which lease His Majesty in right of Canada is landlord and Wartime Housing Limited is his agent;

all of which are hereby exempted from the provisions of Section 5 of the Wartime Leasehold Regulations.

(2) In any case in which a Rentals Administrator has exempted any real property or any transaction or person from any provisions of any previous Order of the Board, such property, transaction or person shall to the extent of such exemption be exempt from the corresponding provision of this Order unless and until a Rentals Administrator otherwise directs in writing.

PART I—MAXIMUM RENTALS FOR HOUSING ACCOMMODATION

Fixed maximum rentals

3. Maximum rentals that have been fixed for housing accommodation before October 1, 1943 or under this Order shall not be varied except in accordance with the provisions of this Order.

4. (1) Maximum rentals that have been fixed before October 1, 1943, are the following:—

- (a) a maximum rental fixed before October 11, 1941, for any housing accommodation by any Order of the Board referred to in the Appendix to this Order (subject to the latest conclusive variation of such maximum rental heretofore made under the authority of the Board);
- (b) the rental lawfully payable under a lease in effect on October 11, 1941, for any housing accommodation or, if there was no lease in effect for the accommodation on that date but there was a lease in effect for the accommodation at some time or times since January 1, 1940, the rental lawfully payable under the latest lease in effect between January 1, 1940, and October 11, 1941 (subject to the latest conclusive variation of such maximum rental heretofore made under the authority of the Board);
- (c) the rental lawfully payable under the first lease made between October 11, 1941, and December 10, 1942, for any housing accommodation for which no maximum rental had been fixed on or before October 11, 1941 (subject to the latest conclusive variation of such maximum rental heretofore made under the authority of the Board);
- (d) the maximum rental conclusively fixed under the authority of the Board for any housing accommodation that was rented for the first time on December 10, 1942, or between December 10, 1942, and October 1, 1943.

Particular fixed maximum rentals

(2) Maximum rentals payable under any lease referred to in clause (b) of subsection (1) preceding shall include the following:

- (a) a rental which is subject to seasonal variation during year-round possession, in which case the rental payable in each season shall be the maximum rental payable in any corresponding season;
- (b) a rental payable under a sub-lease made between a tenant and a sub-tenant and in effect at the same time as the lease referred to; in which case a lease may be made or renewed at the rental payable under the sub-lease if the same housing accommodation, appurtenances, furniture, furnishings, equipment, fixtures, services and facilities are supplied as were supplied under the sub-lease;
- (c) an altered rental payable upon the exercise of an option contained in the lease; but, unless the option is exercised, such altered rental shall not constitute a maximum rental;
- (d) a rental payable for any housing accommodation customarily rented only for a season or part of a season; in which case the maximum daily, weekly, monthly and seasonal rentals in each season shall be the respective daily, weekly, monthly and seasonal rentals payable in the last corresponding season before October 11, 1941.

(3) In any case in which there is a fixed maximum daily rental and a fixed maximum weekly rental for any housing accommodation customarily rented only for a season or part of a season and the accommodation is occupied by the same tenant for seven consecutive days or longer, the maximum rental that may be charged, demanded, received, collected or paid for such occupancy shall be the maximum weekly rental.

(4) In any case in which there is a fixed maximum weekly rental and a fixed maximum monthly rental for any housing accommodation customarily rented only for a season or part of a season and the accommodation is occupied by the same tenant for one month or longer, the maximum rental that may be charged, demanded, received, collected or paid for such occupancy shall be the maximum monthly rental.

Lessening accommodation or services, etc.

5. (1) Housing accommodation for which there is a fixed maximum rental shall include all appurtenances, furniture, furnishings, equipment, fixtures, services and facilities that were supplied or were to be supplied by the landlord for such maximum rental.

(2) During the term of any lease now or hereafter in effect for any housing accommodation or during any period of renewal or extension of such lease, no person shall, in the absence of an agreement between the landlord and tenant to the contrary, discontinue or lessen any heating, lighting or cold or hot water service supplied or to be supplied by the landlord unless he obtains from the Rentals Appraiser a written permit so to do and complies with the terms of such permit or unless such discontinuance or lessening is due to governmental order or fuel not being available.

(3) An application for a permit shall be made on a form provided by the Board; and the Rentals Appraiser may grant or refuse a permit.

(4) If the landlord of any housing accommodation for which there is a fixed maximum rental lessens the amount of the accommodation or of any appurtenances, furniture, furnishings, equipment, fixtures, services or facilities which were supplied or to be supplied for the maximum rental, whether or not a permit has been granted under this Section, he shall either before or within thirty days after the date of such lessening, make an application in accordance with Section 9 to the Rentals Appraiser for a variation of the maximum rental; provided that nothing in this subsection shall be deemed to authorize a landlord to break the conditions of any lease in effect for the accommodation.

Increasing accommodation or services, etc.

6. If the landlord of any housing accommodation, since the date on which the maximum rental therefor was last fixed, increases the amount of such accommodation or supplies any appurtenances, furniture, furnishings, equipment, fixtures, services or

facilities that were not supplied for the rental fixed on such date, he shall not collect or receive any rental in excess of the maximum rental unless, upon application by him, the maximum rental is varied under the provisions of Section 7 and he complies with the provisions of Section 8.

Variation of fixed maximum rentals

7. (1) An application may be made by the landlord of any housing accommodation to the Rentals Appraiser for a variation of the fixed maximum rental for the accommodation by reason of any of the following special circumstances affecting such accommodation:

- (a) an increase in the taxes or water rates payable by the landlord since the date on which the maximum rental was last fixed and resulting otherwise than from a structural alteration, addition or improvement; in which case, the Rentals Appraiser may increase the maximum rental by an amount which is commensurate with the amount of such increase in taxes or water rates;
- (b) an increase in the amount of the accommodation or the supplying of appurtenances, furniture, furnishings, equipment, fixtures, services or facilities that were not supplied or to be supplied for the maximum rental; in which case, the Rentals Appraiser may increase the maximum rental by an amount which is commensurate with the increased rental value of the accommodation, but in no event shall the maximum rental be increased to an amount that is higher than the rental generally prevailing on October 11, 1941, for similar accommodation in the neighbourhood;
- (c) renovation of the accommodation involving an expenditure of an amount not less than ten per cent of the assessed value of the accommodation; in which case the Rentals Appraiser may increase the maximum rental by an amount which is commensurate with the increased rental value of the accommodation, but in no event shall the maximum rental be increased to an amount that is higher than the rental generally prevailing on October 11, 1941, for similar accommodation in the neighbourhood;
- (d) the maximum rental referred to in clause (a) or clause (b) of subsection (1) of Section 4 for any unit of housing accommodation in a multiple family building is lower than the maximum rental generally prevailing for similar units of housing accommodation in the same building; in which case, the Rentals Appraiser may increase the maximum rental to an amount not exceeding such generally prevailing maximum rental for such similar units;
- (e) the maximum rental for one year for the accommodation is less than twice the total of the taxes and water rates payable by the landlord; in which case the Rentals Appraiser may increase the maximum rental to an amount equal to twice such total but in no event shall the maximum rental be increased to an amount that is higher than the rental generally prevailing on October 11, 1941, for similar accommodation in the neighbourhood;
- (f) the tenant at the date of the application is sub-letting more than two rooms in the accommodation and
 - (i) under the terms of the lease in effect the tenant agreed in writing not to sub-let without the landlord's consent and such consent has not been given, or
 - (ii) the tenant is in possession under an oral lease and on the date on which the maximum rental for the accommodation was last fixed more than two rooms therein were not being sub-let,

and the maximum rental has not been increased under any previous order of the Board by reason of increased wear and tear caused by the tenant; in which case, the Rentals Appraiser may increase the maximum rental by ten per cent.

(2) An application may be made by a tenant of any housing accommodation to the Rentals Appraiser for a variation of the fixed maximum rental of the accommodation by reason of the circumstance that

- (a) the maximum rental referred to in clause (c) of subsection (1) of Section 4 is higher than the rental generally prevailing on October 11, 1941, for similar housing accommodation in the neighbourhood; in which case, the Rentals Appraiser may decrease the maximum rental to such generally prevailing rental; but an application shall not be made if the maximum rental was varied or fixed by a decision made under the authority of the Board or is an altered rental referred to in clause (c) of subsection (2) of Section 4; or
- (b) since the date on which the maximum rental for the accommodation was last fixed, there has been a lessening of the amount of the accommodation or of any appurtenances, furniture, furnishings, equipment, fixtures, services or facilities that were supplied or to be supplied for the maximum rental; in which case, the Rentals Appraiser may decrease the maximum rental by an amount which is commensurate with the decreased rental value of the accommodation.
- (3) No application by a landlord or a tenant for a variation of a fixed maximum rental shall be considered by a Rentals Appraiser unless it is by reason of one or more of the special circumstances set forth in this Section or in Section 5.
- (4) Any variation of the maximum rental for any housing accommodation under this Order shall be deemed to be the fixation of the maximum rental for such accommodation.

When an increased or decreased maximum rental may be charged

8. (1) If a fixed maximum rental has been increased under clauses (a), (b), (c), (d) or (e) of subsection (1) of Section 7 and the tenant has not agreed to pay any increased rental, the increased maximum rental shall not be charged, demanded, received, collected, or paid earlier than the expiration of the current term of the lease then in effect, but may be charged thereafter, if, in the case of a lease not for a term certain the landlord has given the notice referred to in Section 17 or if, in the case of a lease for a term certain, the landlord has given the demand for renewal referred to in subsection (3) of Section 18.

(2) When the fixed maximum rental for any housing accommodation has been increased under the provisions of this Order,

- (a) by reason of any increase in the taxes or water rates referred to in clause (a) of subsection (1) of Section 7 and the tenant has agreed to pay an increased rental for that reason, the increased maximum rental may be collected to the extent of and in accordance with the agreement; or
- (b) by reason of an increase in the amount of the accommodation or the supplying of any appurtenances, furniture, furnishings, equipment, fixtures, services or facilities referred to in clause (b) of subsection (1) of Section 7 and the tenant has agreed to pay an increased rental for that reason, the increased maximum rental may be collected as from the date of such supplying to the extent of and in accordance with the agreement, or
- (c) by reason of the renovation referred to in clause (c) of subsection (1) of Section 7 and the tenant has agreed to pay an increased rental for that reason, the increased maximum rental may be collected as from the date of such renovation to the extent of and in accordance with the agreement, or
- (d) by reason of the circumstance referred to in clause (d) or clause (e) of subsection (1) of Section 7 and the tenant has agreed to pay an increased rental for that reason, the increased maximum rental may be collected as from the date on which the landlord's application was filed to the extent of and in accordance with the agreement;

provided that the right to collect, receive or pay any such increased rental shall be postponed until the date on which such maximum rental has been conclusively increased under the provisions of this Order.

(3) When the fixed maximum rental for any housing accommodation has been increased by reason of a sub-letting referred to in clause (f) of subsection (1) of Section 7 the increased maximum rental may be charged

- (a) in the case of a lease not for a term certain, from the date specified in a notice given by the landlord to the tenant in accordance with subsection (2) of Section 17;
 - (b) in the case of a lease for a term certain, during the period of any renewal of the lease if the landlord gives to the tenant a demand for renewal in accordance with subsection (4) of Section 18.
- (4) When the fixed maximum rental for any housing accommodation has been decreased under this Order
- (a) by reason of the circumstances that the fixed maximum rental was higher than the rental generally prevailing on October 11, 1941, for similar housing accommodation in the neighbourhood, the decreased maximum rental shall take effect from the date on which relevant application was filed or the date on which the matter was referred by a Rentals Administrator to the Rentals Appraiser, or the date on which the Rentals Appraiser decreased the maximum rental of his own motion, as the case may be;
 - (b) by reason of the lessening of any appurtenances, furniture, furnishings, equipment, fixtures, services or facilities, the decreased maximum rental shall take effect from the date on which the lessening occurred;

and the lease in effect for such accommodation shall be deemed to have been amended accordingly.

(5) Notwithstanding the provisions of the Wartime Leasehold Regulations prohibiting the charging, demanding, receiving, collecting and paying of any rental in excess of the maximum rental, in any case in which the landlord of any housing accommodation is entitled under this Order to make an application for an increased maximum rental for the accommodation, a lease may be made which provides for a rental higher than the fixed maximum rental subject to the maximum rental being varied under the provisions of this Order; but the right to collect, receive or pay any rental in excess of the fixed maximum rental shall be postponed until the date on which the maximum rental has been conclusively increased under the provisions of this Order.

Procedure for application for variation of maximum rentals

9. (1) An application to a Rentals Appraiser for the variation of a fixed maximum rental shall be made in the following manner:

- (a) a form of application provided by the Board shall be completed in duplicate by the applicant and all information required by such form shall be given;
- (b) both copies of the completed application shall be filed with the Rentals Appraiser;
- (c) the Rentals Appraiser shall forward a copy of the application to the opposite party by mail;
- (d) the opposite party to the application may, within ten days after the date on which it was mailed to him, forward or give to the Rentals Appraiser any written statement that he desires to make.

(2) The Rentals Appraiser may require such additional information from either party as he may direct, may conduct a hearing if he desires and may adopt such procedure as he deems proper.

(3) The Rentals Appraiser may require the evidence of the parties to be given under oath or affirmation and may administer such oath or affirmation, and may inspect the accommodation; but no expense shall be incurred without the written authorization of a Rentals Administrator.

(4) The Rentals Appraiser may fix or vary the maximum rental of the accommodation described in the application or may dismiss the application.

(5) If the application is by reason of a sub-letting referred to in clause (f) of subsection (1) of Section 7, the Rentals Appraiser may refer the application to the Court of Rental Appeals for decision; in which case, the provisions of Section 11 shall apply as if the reference were an appeal.

(6) A Rentals Appraiser, of his own motion, may vary the maximum rental for any housing accommodation by reason of the existence of any circumstance referred to in Section 7.

(7) Any decision by a Rentals Appraiser shall be on a form provided by the Board and the decision shall continue in effect until varied by a decision made by the Court of Rental Appeals or by a Rentals Administrator.

(Subsection (7) as substituted by Order No. 485).

(8) On any application, no costs shall be awarded to either party.

Fixation of maximum rental not previously fixed

10. (1) The landlord of any housing accommodation described in subsection (2) following shall, before or within thirty days after making a lease therefor, make an application to the Rentals Appraiser to fix the maximum rental for the accommodation and if an application is made the landlord may collect the rental payable under the lease until the maximum rental is fixed but, if the landlord does not make the application within such thirty days the tenant, on notifying the Rentals Appraiser of such failure, may thereafter withhold payment of all rental until he has been notified by the Rentals Appraiser that an application has been made.

(Subsection (1) as substituted by Order No. 487).

(2) Housing accommodation to which this Section applies shall be:

(a) that for which there is no maximum rental.

(Clause (a) as substituted by Order No. 485).

(b) that which has been altered since the date on which the maximum rental therefor was last fixed, resulting in substantially different accommodation;

(c) that which has been customarily rented for a season or seasons only, if rented for any period not included in such season or seasons;

(d) that which has been converted from commercial accommodation;

(e) that for which the maximum rental is not ascertainable by the landlord.

(3) If there is no lease in effect for the housing accommodation at the time of the application, the landlord shall complete a form of application provided by the Board and shall furnish such information as the Rentals Appraiser may require and the provisions of subsections (2), (3), (4) and (7) of Section 9 shall apply to the application.

(4) If there is a lease in effect for the housing accommodation at the time of the application, all of the provisions of Section 9 (except subsection (5)) shall apply as if the application, were for variation of a fixed maximum rental.

(5) If there is a lease in effect for the housing accommodation at the time of the application, the maximum rental fixed under this Section shall take effect from the date of the commencement of the lease; and, if the rental payable under the lease is higher than such fixed maximum rental, the lease shall be deemed to have been amended accordingly.

(6) In no case shall a maximum rental for any housing accommodation be fixed under this Section at any amount that is higher than the rental generally prevailing on October 11, 1941, for similar accommodation in the neighbourhood.

(7) A Rentals Appraiser may, of his own motion, fix the maximum rental for any housing accommodation referred to in this Section.

(8) Any decision by a Rentals Appraiser shall be on a form provided by the Board and the decision shall continue in effect until varied by a decision made by the Court of Rental Appeals or by a Rentals Administrator.

(Subsection (7) as substituted and Subsection (8) as added by Order No. 485).

Appeal From Rentals Appraiser

11. (1) The decision of a Rentals Appraiser fixing or varying the maximum rental for any housing accommodation or dismissing an application for a fixation or variation of the maximum rental for any housing accommodation may be appealed by either party to the Court of Rental Appeals.

(Subsection (1) as substituted by Order No. 485).

(2) An appeal shall be made in the following manner:—

- (a) a notice of appeal provided by the Board shall be completed in duplicate by the party who is appealing;
- (b) the party who is appealing shall, within thirty days after the date of the Rentals Appraiser's decision
 - (i) serve one copy of the notice of appeal on the opposite party, if any, by personal service or by prepaid registered mail;
 - (ii) file the other copy and proof of service on any opposite party with the Rentals Appraiser or other officer designated by the Rentals Administrator; (Clause (b) as substituted by Order No. 485).
- (c) the Rentals Appraiser shall ascertain from the Court of Rental Appeals the date of the hearing of the appeal and shall forward to each of the parties by mail a notice stating the date of hearing unless such Court itself sends such notice;
- (d) the Rentals Appraiser shall forward to the Court of Rental Appeals a copy of his decision, all material filed on the application and a memorandum setting forth such additional facts as were established before him; and such material and memorandum shall be open to inspection by either party;
- (e) on the appeal, any relevant evidence may be submitted by either party.

(3) The Court of Rental Appeals may require such information in such manner as it may direct, may adopt such procedure at the hearing as it deems proper, may inspect the accommodation and, for the purpose of informing itself in the execution of its powers and duties, shall have the powers of a commissioner appointed under the Inquiries Act (R.S.C. 1927, Chapter 99); but no expense shall be incurred without the written authorization of a Rentals Administrator.

(4) The said Court may confirm or revoke the decision of the Rentals Appraiser or make such variation or fixation of the maximum rental as could be made by the Rentals Appraiser under the provisions of this Order.

(5) The decision of the said Court shall be on a form provided by the Board, shall be conclusive, and shall take effect as if it were the decision of the Rentals Appraiser.

(Subsection (5) as substituted by Order No. 485).

(6) On any appeal under this Section, no costs shall be awarded to either party.

PART II—TERMINATION OF LEASES FOR HOUSING ACCOMMODATION

Dispossession under this Order

12. Except as provided in Sections 13, 14, 15A, 15B and 16, no tenant of any housing accommodation shall be dispossessed of such accommodation or be evicted therefrom and no landlord shall demand that any tenant vacate or deliver up possession of any housing accommodation.

(Section 12 as substituted by Order No. 485).

Dispossession under provincial law

13. The landlord may recover possession of the accommodation in accordance with the law of the province in which it is situated if the tenant

- (a) is in default in payment of rent for fifteen days or longer, but if the maximum rental for the accommodation has been increased by a decision made under the

authority of the Board and the tenant has agreed to pay an increased rental, such increase in the maximum rental shall, with respect to accrued instalments of rental, become due and payable as of the date of such decision;

(Clause (a) as substituted by Order No. 485).

- (b) is breaking any material provision of his lease, other than a provision to vacate, unless the breach is permitted under any Order of the Board; provided that the landlord, before exercising his rights under this Section by reason of this clause, shall inform the tenant in writing of the nature of the alleged breach; or
- (c) is in possession under a lease for a term certain of five months or less made on or after October 1, 1943, provided that this clause shall only apply to the first such lease made in any period of twelve months; or
- (d) is, or was at the time of making the lease for the accommodation, the landlord's employee, servant or agent; or

(Clause (d) as substituted by Order No. 485).

- (e) must vacate in order to enable the landlord to comply with the order of any duly constituted authority under the law of the province or municipality in which the accommodation is situated, declaring such accommodation, as unfit for human habitation; or
- (f) has given to the landlord, after the making of the lease for the accommodation but not as a term of the lease or a condition of obtaining it, a written notice of his intention to vacate the accommodation on a stated date and has failed to so vacate; or
- (g) is in occupation under a lease for a term certain, has received from the landlord a demand for renewal in accordance with Section 18, has not given to the landlord a notice of renewal in accordance with Section 19, and has failed to vacate at the end of such term certain; or
- (h) is in occupation under a lease that is not for a term certain, has received from the landlord a notice in accordance with Section 17 and has not given to the landlord a notice in accordance with such Section; or
- (i) is in occupation of housing accommodation that is customarily let for a season or seasons and his lease is for a season or a part thereof; or
- (j) is a tenant in respect of whom an order has been made by the Court of Rental Appeals under Section 14; or
- (k) has been given before January 6, 1944, a notice to vacate in accordance with Section 15 or since that date has been given a notice to vacate in accordance with either Section 15A, or Section 15B, or Section 16 of this Order; or

(Clause (k) as substituted by Order No. 485).

- (l) is a tenant of His Majesty in right of Canada or of any province thereof; or
- (m) has assigned his lease or has sub-let the entire accommodation for the remainder of the term of the lease, and for the purposes of this clause the term of a periodic tenancy shall be the current lease month in the case of a monthly lease and the current lease year in the case of a yearly lease. A landlord shall not be entitled to exercise his rights under this Section by reason of this clause if, by privity of contract, consent or otherwise, the relation of landlord and tenant has been established between him and the assignee or sub-tenant as the case may be.
- (n) is a tenant of any municipal corporation.

(Clause (n) as added by Order No. 582).

Dispossession of obnoxious tenants

14. (1) If the landlord of any housing accommodation wishes to terminate the tenant's lease because the conduct of the tenant or his sub-tenant or someone living with the tenant or sub-tenant is obnoxious to the other occupant or occupants of the

building in which the accommodation is situated, or tends to harm its character, or because the tenant or his sub-tenant or someone living with the tenant or sub-tenant is damaging the accommodation or because the tenant or sub-tenant by not taking reasonable care of it is causing it to deteriorate, the landlord may apply to the Court of Rental Appeals for an order exempting the lease from the provisions of this Part.

(2) The application shall be made in the following manner:

- (a) a form of application provided by the Board shall be completed in duplicate by the landlord and all information required by such form shall be given;
- (b) both copies of the application shall be filed with the Rentals Appraiser;
- (c) the Rentals Appraiser shall ascertain from the Court of Rental Appeals the date of the hearing of the application;
- (d) the Rentals Appraiser shall forward by registered mail
 - (i) to the tenant a copy of the application and a notice stating the date on which the Court of Rental Appeals will hear the application, and
 - (ii) to the landlord a notice stating the date on which the Court of Rental Appeals will hear the application.
 (Clause (d) as substituted by Order No. 485).

(e) the Rentals Appraiser shall forward to the Court of Rental Appeals all material filed on the application.

(Clause (f) relettered (e) by Order No. 485).

(3) On the hearing of the application, the Court of Rental Appeals may require such information in such manner as it may direct, may adopt such procedure as it deems proper and may grant or refuse the order; but no costs shall be awarded to either party.

A. Multiple-Family Building

15A. (1) For the purposes of this Section, "multiple-family building" means a building containing two or more housing accommodations, but shall not include any semi-detached or attached house not containing more than one housing accommodation.

(2) The landlord of any housing accommodation situated in a multiple-family building owned by him may give to the tenant of that accommodation a notice to vacate on a form provided by the Board if he desires the accommodation as a residence for himself for a period of at least one year from the date on which the notice directs the tenant to vacate, unless at the time of giving the notice the landlord is in occupation of housing accommodation in that multiple-family building or in another multiple-family building owned by him in the same municipality. Before a notice to vacate is given, it must be filed as provided in subsection (4) of this Section, and the length of notice shall be that set forth in Section 15C.

(3) Any notice to vacate given under Section 15 on or after October 1, 1943, and before January 6, 1944, to the tenant of any housing accommodation situated in a multiple-family building shall be null and void. The landlord, however, may give to the tenant a second notice to vacate on a form provided by the Board if he desires the accommodation as a residence for himself for a period of at least one year from the date on which the notice directs the tenant to vacate, unless at the time of giving the notice the landlord is in occupation of housing accommodation in that multiple-family building or in another multiple-family building owned by him in the same municipality. The second notice to vacate shall be first filed as provided in subsection (4) of this Section and shall be given in accordance with Section 15C except that the length of notice may be three months instead of six months.

(4) Before giving any notice to vacate under this Section, the landlord shall file one copy of the notice with the Rentals Appraiser who shall indicate on the copy that is to be given to the tenant and on the copy that is to be retained by the landlord that the notice has been filed with him in accordance with this subsection.

B. Single-Family House

15B. (1) A landlord of any housing accommodation not situated in a multiple-family building as defined in Section 15A may give to the tenant of that accommodation a notice to vacate, on a form provided by the Board, if the landlord

- (a) desires the accommodation as a residence for himself for a period of at least one year from the date in which the notice directs the tenant to vacate; or
- (b) has made an agreement with his father, mother, son, daughter or daughter-in-law that the accommodation will be occupied as a personal residence by the person with whom the agreement has been made, for a period of at least one year from the date on which the notice directs the tenant to vacate; and the notice shall contain a signed statement by the person with whom the agreement has been made that the accommodation will be so occupied by him and stating his name, address and relationship to the landlord; or
- (c) as personal representative of the deceased landlord, has made an agreement with the father, mother, son, daughter, daughter-in-law, widower or widow of the deceased landlord that the accommodation will be occupied as a personal residence by the person with whom the agreement has been made, for a period of at least one year from the date on which the notice to vacate directs the tenant to vacate; and the notice shall contain a signed statement by the person with whom the agreement has been made that the accommodation will be so occupied by him and stating his name, address and relationship to the landlord.

Before any notice is given, it must be filed as provided in subsection (2) of this Section and the length of notice shall be that set forth in Section 15C.

(2) Before giving any notice to vacate under this Section, the landlord shall file one copy of the notice with the Rentals Appraiser who shall indicate on the copy that is to be given to the tenant and on the copy that is to be retained by the landlord that the notice has been filed with him in accordance with this subsection.

C. Length of Notice to Vacate

15C. Unless the lease provides for a longer notice, and except as provided in subsection (3) of Section 15A, at least six months' notice to vacate shall be given directing the tenant to vacate.

- (a) in the case of a monthly lease, at the end of a lease month or, in the case of a weekly lease, at the end of a lease week, but in neither case between September 30 and the following April 30;
- (b) in the case of any other lease not for a term certain at the end of the term or, if the unexpired portion of the term is less than six months, at the end of the following term;
- (c) in the case of a lease for a term certain, at the end of the term; but, if the unexpired portion of the term is less than six months at the date on which the notice is given, the notice shall be null and void and the provisions of Section 20 shall apply.

D. Special Provisions

15D. (1) Any notice to vacate given under Section 15A or Section 15B shall be null and void if the landlord, before the date on which the notice directs the tenant to vacate, has agreed in any manner that the accommodation may be occupied, at any time during a period of one year from the date on which the notice directs the tenant to vacate, by any person other than the person named in the notice for whose residence the accommodation was required. Any tenant who vacates pursuant to any such null and void notice shall be deemed to have been illegally dispossessed of or evicted from the accommodation.

(2) If the landlord of any housing accommodation has given to the tenant thereof a notice to vacate under Section 15A or Section 15B and the tenant has vacated, the landlord shall not, during a period of one year from the date on which the notice

directed the tenant to vacate, sell or rent the accommodation in whole or in part, other than as shared accommodation, to any person other than the person named in the notice for whose residence the accommodation was required. If, however, after the tenant has vacated the accommodation, that person is prevented from occupying the accommodation for that period by reason of a circumstance beyond his control and beyond the control of the landlord, the landlord may apply to the Rentals Appraiser for a permit to sell the accommodation or rent it in whole or in part to another tenant. The Rentals Appraiser may grant or refuse such permit. For the purposes of this subsection, any occupation that is not under an agreement of sale shall be deemed to be under a lease.

(Sections 15A, 15B, 15C and 15D substituted for Section 15 by Order No. 358 and 15D (2) later replaced by Order No. 485.)

15E. The provisions of Sections 15A and 15B preceding shall apply where two or more persons, other than as personal representatives of a deceased landlord, are landlords of any housing accommodation and possession of the accommodation is desired by one or more of them as a residence for himself or themselves, as the case may be.

(Section 15E as added by Order No. 485.)

Dispossession for purpose of sub-division

16. (1) If the landlord of any housing accommodation desires possession of the accommodation for the purpose of dividing it by means of structural alteration into two or more accommodations, each having a floor area of not less than 500 square feet and each consisting of at least two rooms in addition to a kitchen or kitchenette, private bath and private toilet, he may make an application to the Rentals Appraiser for a permit to give a notice to vacate to the tenant.

(Subsection (1) as substituted by Order No. 485.)

(2) The application shall be on a form provided by the Board and all information required by the form shall be given.

(3) The landlord shall file with the application his plans of the proposed division and shall satisfy the Rentals Appraiser that

- (a) he has obtained or is able to obtain from all proper authorities any necessary permits for the division, and
- (b) the total number of persons that may reasonably be expected will occupy the proposed accommodations will exceed the number of persons presently occupying the accommodation.

(Subsection (3) as substituted by Order No. 485.)

(4) The Rentals Appraiser may require any additional information, may inspect the accommodation and may grant or refuse the permit.

(5) If the Rentals Appraiser refuses to grant a permit under this Section, the landlord may appeal to the Court of Rentals Appeals; in which case, the Rentals Appraiser shall forward to the Court all material filed with him and a memorandum of any additional information obtained by him and the Court shall have all the powers conferred on the Rentals Appraiser by this Section.

(6) If a permit is granted under this Section, the landlord may give to the tenant a notice to vacate which shall be on a form provided by the Board or in the form set forth in the Appendix to this Order as Form No. 2.

(7) Unless the lease provides for a longer notice, at least three months' notice to vacate shall be given directing the tenant to vacate;

- (a) in the case of a monthly lease, at the end of a lease month or, in the case of a weekly lease, at the end of a lease week, but in neither case between September 30 and the following April 30;
- (b) in the case of any other lease not for a term certain, at the end of the term or, if the unexpired portion of the term is less than three months, at the end of the following term;

(c) in the case of a lease for a term certain, at the end of the term, but if the unexpired portion of the term is less than three months at the date on which the notice is given, the notice shall be null and void and the provisions of Section 20 shall apply.

(8) If a tenant is required to vacate any housing accommodation under this Section, the accommodation shall not, without a permit in writing of the Rentals Appraiser, be rented in whole or in part to another tenant or be sold to any person, until the division specified in the application is completed. This subsection shall not prevent a landlord from making a lease of any family unit referred to in subsection (1) preceding for occupation by the tenant after completion of the unit.

Increasing rental to maximum rental

17. (1) If the rental for any housing accommodation payable under a lease that is not for a term certain is less than the fixed maximum rental for the accommodation and the maximum rental has not been increased by reason of the sub-letting referred to in clause (f) of subsection (1) of Section 7 the landlord may give to the tenant a notice which shall be on a form provided by the Board or in the form set forth in the Appendix to this Order as Form No. 3, requiring the tenant to pay a specified increased rental not exceeding the fixed maximum rental for the accommodation.

(2) If the maximum rental for any housing accommodation has been increased by reason of a sub-letting referred to in clause (f) of subsection (1) of Section 7, and the tenant's lease is not for a term certain, the landlord may give to the tenant a notice which shall be on a form provided by the Board or in the form set forth in the Appendix to this Order as Form No. 4, requiring the tenant to pay a specified increased rental, not exceeding the increased maximum rental for the accommodation; and, if the tenant gives to the landlord the notice referred to in subsection (4) of this Section, the increased rental shall be payable until the end of the lease month in which the tenant discontinues the sub-letting and notifies the landlord in writing of such discontinuance; if the tenant thereafter resumes the sub-letting of more than two rooms, the increased maximum rental shall be payable by the tenant from the date of such resumption while such sub-letting continues.

(3) The notice referred to in subsection (1) and (2) shall be given not later than the time prescribed by the law of the province in which the accommodation is situated for the giving of a notice to vacate, and shall require payment of the increased rental from the date on which the tenant would have been required to vacate had the notice been a notice to vacate under such law.

(4) Unless the tenant, within fifteen days after receipt of the notice, gives to the landlord a notice in writing agreeing to pay such increased rental, the notice given by the landlord shall be deemed to have terminated the lease and the landlord may recover possession of the accommodation in accordance with the law of the province in which it is situated.

Landlord's demand for renewal

18. (1) If the landlord under any lease of housing accommodation for a term certain desires to ascertain whether the tenant is willing to renew the lease or intends to vacate the accommodation at the end of the term, he may give to the tenant a demand for renewal, which shall not be given earlier than three months before the date of expiration of the term or later than fifteen days before such date of expiration.

(2) A demand for renewal at the same rental shall be on a form provided by the Board or in the form set forth in the Appendix to this Order as Form No. 5.

(3) If the rental payable under the lease is less than the fixed maximum rental for such accommodation and has not been increased by reason of a sub-letting referred to in subsection (1) of Section 7, the landlord may require payment of a specified increased rental, not exceeding the maximum rental, if the tenant renews the lease; and in such case, the demand shall be on a form provided by the Board or in the form set forth in the Appendix to this Order as Form No. 7.

(4) If the maximum rental for any housing accommodation has been increased by reason of a sub-letting referred to in clause (f) of subsection (1) of Section 7 and

the tenant's lease is for a term certain, the landlord may give to the tenant a demand for renewal which shall be on a form provided by the Board or in the form set forth in the Appendix to this Order as Form No. 8 requiring the tenant, if he desires to renew the lease, to pay a specified increased rental not exceeding the increased maximum rental for the accommodation; and if the tenant gives the notice of renewal referred to in subsection (1) of Section 19, the increased rental shall be payable during the period of renewal unless the tenant discontinues the sub-letting of more than two rooms and notifies the landlord in writing of such discontinuance, in which case the increased rental shall be payable until the end of the lease month in which the tenant so notifies the landlord; if the tenant thereafter resumes the sub-letting of more than two rooms the increased rental shall be payable by the tenant from the date of such resumption while such sub-letting continues.

Tenant's notice of renewal

19. (1) If the tenant of any housing accommodation for a term certain has been given a demand for renewal in accordance with Section 18 and desires to renew his lease, he shall, within fifteen days after receipt of such demand, complete the notice of renewal contained in the demand for renewal and return it to the landlord or give to the landlord a notice of renewal in the form set forth in the Appendix to this Order as Form No. 6.

(2) In the absence of agreement to the contrary, a notice of renewal may not be withdrawn.

(3) In the absence of agreement to the contrary, the period of renewal shall be for a further term certain of one year.

(4) Each renewal for a term certain arising under a notice of renewal given under this Section shall constitute a lease for a term certain of one year and containing the same conditions as were contained in the lease in effect at the time the demand for renewal was given except insofar as any of such conditions are inconsistent with the provisions of the Wartime Leasehold Regulations or of this Order and except as to any increase in rental resulting from a demand for renewal given under subsection (3) or subsection (4) of Section 18 preceding.

(Subsection (4) as substituted by Order No. 485).

Overholding in absence of demand for renewal

20. (1) If the tenant of any housing accommodation under a lease for a term certain to whom the provisions of Section 13 do not apply has not been given a demand for renewal, he may, at his option, vacate the accommodation at the end of the term of the lease or remain in possession of the accommodation; but, if he remains in possession of the accommodation the nature of the tenancy shall be governed by the law of the province in which the accommodation is situated unless the landlord before accepting payment of rent for any period of occupancy after the end of the term of the lease requires that the tenancy shall be from month to month in which case the tenancy shall be from month to month and all the conditions of the term certain lease shall apply so far as they are consistent with a tenancy from month to month.

(2) Notwithstanding anything contained in this Order, a landlord of any housing accommodation shall be entitled

(a) in the case of a lease for a term certain containing provision for its termination, on notice, before the end of the term thereof, to give notice of termination in accordance with such provision; and

(b) in the case of a lease not for a term certain and other than a monthly lease, to give notice of termination of such lease in accordance with the law of the province in which the accommodation is situated;

provided, however, that the tenant shall be entitled to remain in possession of the accommodation after such date of termination as a tenant from month to month and all the conditions of the lease so terminated shall apply insofar as they are consistent with a tenancy from month to month.

(Section 20 as substituted by Order No. 582)

Landlord's right of inspection

21. (1) In the absence of agreement with the tenant to the contrary, the landlord of any housing accommodation shall be entitled to show or have his agent show prospective buyers through the accommodation at all reasonable times.

(Section 21 as substituted by Order No. 485)

(2) If the tenant refuses to permit the inspection, the landlord may apply to the Rentals Appraiser for a notice by such Appraiser directing the tenant to permit any person specified in the notice to inspect the accommodation at a time specified in the notice and informing the tenant that, if he fails to permit such inspection, the landlord may apply to the Court of Rental Appeals for an order exempting the lease from the provisions of this Part.

(3) If, after receipt of the notice by the Rentals Appraiser, the tenant fails to permit the inspection, the landlord may make an application to the Court of Rental Appeals for an order exempting the lease from the provisions of this Part; in which case the provisions of subsections (2) and (3) of Section 14 shall apply.

Rights of sub-tenants

22. (1) A sub-tenant of any housing accommodation shall have, in respect of the tenant of the accommodation, the same rights and obligations under this Order as the tenant has in respect of his landlord.

(2) If the tenant's lease for the accommodation is lawfully terminated, no sub-tenant of the accommodation may remain in occupation of the accommodation after the date of such termination.

(Subsection (2). as substituted by Order No. 485.)

PART III—SHARED ACCOMMODATION

Shared accommodation in designated area

23. With the exception of Section 24, the provisions of this Part shall not apply to any accommodation to which the provisions of Administrator's Order No. A-421 or No. A-488 apply.

(Section 23 as substituted by Order No. 485.)

24. Except as provided in Order No. 428 of the Board, no tenant of any shared accommodation shall be dispossessed of such accommodation or be evicted therefrom and no landlord shall demand that any tenant vacate or deliver up possession of any shared accommodation.

(Section 24 as substituted by Order No. 485.)

Shared accommodation when let as a unit

"25. All shared accommodation (other than that referred to in Sections 23 and 26) shall be deemed to be housing accommodation to which all the provisions of Part I of this Order shall apply.

Shared accommodation let at a rate per person

26. No person shall let any shared accommodation at a rate per person unless the accommodation is equipped and furnished (including bedding, linen and the laundering thereof) for the sleeping accommodation of each occupant. For the purposes of this Part, when shared accommodation is let at a rate per person the occupant of the accommodation shall be deemed to be a roomer (or a boarder if any meals are supplied to him for an inclusive rate).

Maximum rate per person

27. (1) If any shared accommodation is equipped and furnished (including bedding, linen and the laundering thereof) for the sleeping accommodation of each occupant;

- (a) the maximum rate per person at which the landlord of such accommodation may let it to any number of occupants shall be the rate per person that he had in effect for that number of occupants on July 1, 1943;
- (b) the maximum rate per person at which the landlord may let such accommodation to a number of occupants, for which number he had no rate per person in effect on July 1, 1943, shall be the rate per person first charged by him after July 1, 1943, for that number of occupants.

(2) No person shall charge, demand, receive, collect or pay for any shared accommodation a rate per person that is higher than the maximum rate per person fixed for the accommodation under this Section, except to the extent that it is varied under Section 28.

Variation of per person rates

28. (1) An application may be made by the landlord of any shared accommodation to the Rentals Appraiser to increase the maximum rate per person for the accommodation by reason of either of the following special circumstances:

- (a) the maximum rate per person is lower than the rate per person generally prevailing for similar occupancy of similar accommodation in the neighbourhood;
- (b) the supplying of any furniture, furnishings, equipment, fixtures, services, meals or facilities that were not supplied or to be supplied for such maximum rate;

in either of which cases, the Rentals Appraiser, if satisfied that such maximum rate per person is lower than the rate generally prevailing for similar accommodation in the neighbourhood, may increase it to an amount not exceeding such generally prevailing rate.

(2) An application may be made by a roomer or a boarder to decrease the maximum rate per person for the shared accommodation which he occupies, by reason of either of the following special circumstances:

- (a) the maximum rate per person is higher than the rate per person generally prevailing for similar occupancy of similar accommodation in the neighbourhood;
- (b) the lessening of any furniture, furnishings, equipment, fixtures, services, meals or facilities that were supplied or to be supplied for such maximum rate;

in either of which cases, the Rentals Appraiser, if satisfied that such maximum rate per person is higher than the rate per person generally prevailing for similar occupancy of similar accommodation in the neighbourhood, may decrease it to the amount of such generally prevailing rate.

(3) An application shall be made by the landlord of any shared accommodation to decrease the maximum rate per person for the accommodation by reason of a lessening or discontinuance of the supply of any furniture, furnishings, equipment, fixtures, services, meals or facilities that were supplied or to be supplied for such maximum rate; in which case the Rentals Appraiser may decrease the maximum rate per person for the accommodation to an amount not lower than the rate per person generally prevailing for similar accommodation in the neighbourhood.

(4) Any decision of a Rentals Appraiser made under this Section may be appealed by the landlord to the Court of Rental Appeals and the provisions of Section 11 preceding shall apply to any such appeal.

(5) A Rentals Appraiser, of his own motion, may vary the maximum rate per person for any shared accommodation by reason of the existence of any circumstance referred to in this Section.

(Subsections (3), (4) and (5) as added by Order No. 485.)

Posting up maximum rates

29. A Rentals Administrator may from time to time by notice published in Canadian War Orders and Regulations require landlords of any shared accommodation

in any area designated in the notice to keep posted in a conspicuous place in the accommodation a maximum rate card on a form provided by the Board, or to complete any form designated in the notice and file it with such officer as the notice may direct.

PART IV—GENERAL PROVISIONS

All leases amended

30. All leases made before or after October 1, 1943, shall be deemed to be amended in so far as is necessary to give effect to the provisions of this Order.

Notices, etc., to and by wives, etc.

31. For the purposes of this Order,

(a) any notice, demand or document that is required or permitted by this Order to be given by or to any person may be given by or to the husband, wife, widow, widower or personal representative of any such person.

(Clause (a) as substituted by Order No. 485.)

(b) any application, statement or other document that is required or permitted by this Order to be made, filed or posted by any person may be made, filed or posted by the widow, widower or legal representative of any such person or the wife or husband of any such person who is a member of His Majesty's Forces;

(c) personal occupation of any housing accommodation by the wife, husband, widow or widower of the landlord or of the tenant of such accommodation shall be deemed to be personal occupation by such landlord or tenant.

False statement

32. (1) No person shall make any false or misleading statement or representation in or in respect of any notice, demand, application, return, receipt, statement or other document that is required or permitted by or under this Order to be given, made filed or posted.

(2) No person shall dispossess or evict any tenant from any housing accommodation, or require any tenant to vacate or deliver up possession of any housing accommodation, under any false or misleading representation.

Agreement to waive rights

33. Any agreement in a lease under which the tenant agrees to waive any of his rights under this Order shall be null and void.

Sales and Collateral Transactions

34A. (1) Any agreement of sale of housing accommodation which provides for forfeiture in the event of default in payment of the purchase price without liability for the unpaid part of such price shall, for the purposes of this Order, be deemed to be a lease and any payments made thereunder shall be deemed to be rental.

(2) If any agreement between a landlord and a tenant of any housing accommodation provides for payment by the tenant, in addition to the stipulated rental, of any sum as consideration for an option granted to the tenant to purchase the accommodation, such sum shall be deemed to be rental.

34B. No person, in letting or offering to let any housing accommodation or shared accommodation, or in negotiating a lease or renewal of a lease for any such accommodation or for furnishing any information respecting such accommodation, shall directly or indirectly charge, demand, collect or receive from any tenant or prospective tenant of such accommodation any commission, bonus, gratuity, reward or premium in money or money's worth, and if any such commission, bonus, gratuity, reward or premium is paid it shall be recoverable by such tenant or prospective tenant from the person to whom it was paid.

34C. (1) No person in letting or offering to let any housing accommodation or shared accommodation, or in negotiating a lease or renewal of a lease for any such accommodation, shall require the tenant or prospective tenant

- (a) to purchase any goods from any person unless and until the maximum price for such goods has been fixed by the Rentals Appraiser; or
- (b) to rent any goods from any person other than the landlord of the accommodation unless and until the maximum rental for such goods has been fixed by the Rentals Appraiser.

(2) No landlord of any housing accommodation or shared accommodation and no person on behalf of such landlord, shall sell any goods to the tenant or prospective tenant of such accommodation unless and until the maximum price for such goods has been fixed by the Rentals Appraiser.

(3) An application for the fixation of a maximum price or maximum rental under this Section shall be made, on a form provided by the Board, by the owner of the goods or by the tenant or prospective tenant.

(4) If any sale or lease of goods is made in contravention of this Section a maximum price or maximum rental may be fixed by the Rentals Appraiser and such fixation shall be deemed to be effective as at the date of the sale or lease of such goods.

(5) Any fixation by the Rentals Appraiser shall be final and conclusive.

(6) For the purposes of this Section "goods" means any articles, commodities, substances or things including the personal or household effects of any person.

34D. No person shall require the tenant or prospective tenant of any housing accommodation or shared accommodation to pay more than one month's rental in advance or, if the rent is payable or to be payable by the week, more than one week's rental in advance.

34E. (1) Whenever it appears to the Rentals Administrator that any term or condition has been imposed on the tenant or prospective tenant of any housing accommodation or shared accommodation which, in the Administrator's opinion, is unreasonable or unjust or is designed to evade or has the effect of evading the spirit and intent of the Wartime Leasehold Regulations or of this or any other Order, the Rentals Administrator may determine that such term or condition was imposed as a term of the letting or of the offer to let any such accommodation and he may, with the approval of the Chairman, issue special directions in writing with respect thereto.

(2) Any determination by the Rentals Administrator as provided in subsection (1) preceding shall be final and conclusive.

(Sections 34A, 34B, 34C, 34D and 34E as substituted for Section 34, by Order No. 459.)

Statement by landlord to tenant

35. In every case in which a lease or renewal of a lease for any housing accommodation or shared accommodation other than that referred to in Sections 26 and 27 is made

- (a) to a new tenant, or
- (b) at a change in rental, or
- (c) involving a change in the furniture, furnishings, equipment, fixtures, services or facilities of the accommodation,

the landlord or his agent shall, at the time of making such lease or renewal, give to the tenant a signed statement on a form provided by the Board, showing the maximum rental for the accommodation and such further information as is required by the form, and shall forward a signed copy of the statement to the Regional Rentals Office within ten days thereafter.

Powers of Rentals Administrator

36. (1) Notwithstanding anything contained in this Order, a Rentals Administrator may

- (a) require any person to furnish any information in any specified form and manner;

- (b) enter or authorize any other person to enter any housing accommodation or shared accommodation to inspect it or to examine any books, records and documents relating thereto;
- (c) require any person to produce any or all books, records and documents relating to any housing accommodation or shared accommodation at any place before the Rentals Administrator or before any person appointed by him; and may take or authorize any person to take possession of any or all such books, records and documents;
- (d) exempt any lease from any provision of this Order, effective on and after such date as he may designate;
- (e) fix or vary the maximum rental for any housing accommodation or shared accommodation that is not the subject of a pending application or appeal;
- (f) refer to a Rentals Appraiser the fixation or variation of any maximum rental that has not been fixed or varied by a decision made under the authority of the Board;
- (g) vary any decision of a Rentals Appraiser that is not the subject of a pending appeal or, with the approval of the Chairman of the Board, vary any decision of a Court of Rental Appeals fixing or varying a maximum rental;
- (h) authorize the re-opening of any decision fixing or varying a maximum rental and the re-consideration of the matter as if the decision had not been made;
- (i) for any area, appoint any person as a Rentals Appraiser with such of the powers of a Rentals Appraiser under this Order as he may designate;
- (j) determine whether any particular real property is housing accommodation or commercial accommodation or shared accommodation or a hotel or any real property or accommodation referred to in subsection (1) of Section 2 and may direct that such real property shall be governed by the provisions of such Order of the Board as he may designate accordingly; and such determination and direction shall be conclusive.
- (k) exempt any person from compliance with the provisions of Section 34B preceding.

(Clause (k) as added by Order No. 485)

(2) A Rentals Administrator shall have the powers of a commissioner appointed under the Inquiries Act.

(3) The method and procedure of exercising his powers shall be such as a Rentals Administrator may adopt.

(4) The decision of a Rentals Administrator shall be final and conclusive.

Area having no (1) Rentals Appraiser; (2) Court of Rental Appeals

37. (1) In any area in which no Rentals Appraiser is appointed, all applications under this Order shall be made to the Court of Rental Appeals for such area, in which case all of the provisions of this Order shall apply as if the application were made to a Rentals Appraiser and the decision of the Court shall be conclusive as between the parties.

(2) In any area in which no Court of Rental Appeals is appointed, all appeals under Sections 11 and 16 and all applications under Section 14 shall be made

- (a) in all provinces except Quebec, to any Judge of the County or District Court of the county or district in which the accommodation concerned is situated and
- (b) in the cities of Quebec and Montreal in the province of Quebec, to the Court of Sessions of the Peace, and in other areas of that province, to the District Magistrate for the district in which the accommodation concerned is situated.

On any such appeal or application, all of the provisions of this Order shall apply and be construed as if such Judge, Court or Magistrate, as the case may be, were a Court of Rental Appeals.

(Subsection (2) added by Order No. 320)

Previous Orders

38. Orders Nos. 108 and 183 of the Board are hereby revoked and the provisions of this Order are substituted therefor; provided that

- (a) all applications received before October 1, 1943, by a Rentals Committee or by a Court under the provisions of Order No. 108, or required to be made under such provisions by reason of a notice to vacate given before October 1, 1943, shall be disposed of in accordance with that Order, and
- (b) the provisions of Order No. 108 shall govern all rights and obligations resulting from a notice to vacate, demand for renewal or notice of renewal given before October 1, 1943, in accordance with such provisions.

Effective date

39. This Order shall be effective on and after the 1st day of October, 1943.

Made at Ottawa, the 16th day of July, 1943.

D. GORDON,
Chairman.

APPENDIX

MAXIMUM RENTALS FIXED BEFORE OCTOBER 11, 1941

1. Before October 11, 1941, Order No. 7 of the Board was in effect in the following areas. Under that Order, the maximum rental for housing accommodation situated in any of those areas is as follows:—

- (a) for any housing accommodation for which there was a lease in effect on January 2, 1940, the maximum rental is the rental in effect on that date;
- (b) for any housing accommodation for which there was no lease in effect on January 2, 1940, but for which there was a lease in effect at some time or times during 1939, the maximum rental is the rental payable under the latest lease in 1939.

AREAS

Alberta:

Calgary.

British Columbia:

Nanaimo and Districts of Nanaimo, Mountain and Wellington; New Westminster; Prince Rupert; Vancouver, North Vancouver; Victoria, Esquimalt. Saanich, Oak Bay and the district commonly known as View Royal and being those portions of Sections 3, 27, 8 and 92 in Esquimalt District lying to the northwest of the Island Highway.

Manitoba:

Brandon.

Nova Scotia:

Dartmouth and Woodside; Halifax, Armdale, Rockingham Station, Dutch Settlement, Fairview Station, Falkland, Jollimore and Melville; New Glasgow, Trenton, Stellarton and Westville; Sydney.

Ontario:

Barrie; Kingston, Portsmouth; Ottawa, Eastview, New Edinburgh, Overbrook, Rockcliffe, Westboro and Woodroffe; Parry Sound, Nobel and Townships of McDougall and Foley; Trenton; Windsor.

Quebec:

Brownsburg; Thetford Mines.

2. Before October 11, 1941, Order No. 33 of the Board was in effect in the following areas. Under that Order, the maximum rental for housing accommodation situated in any of those areas is as follows:—

- (a) for any housing accommodation for which there was a lease in effect on January 2, 1941, the maximum rental is the rental in effect on that date;
- (b) for any housing accommodation for which there was no lease in effect on January 2, 1941, but for which there was a lease in effect at some time or times during 1940, the maximum rental is the rental payable under the latest lease in 1940.

AREAS

Alberta:

Camrose; Claresholm; Edmonton, including the area known as Dunvegan Yards, and the Town of Beverley; Lethbridge; Medicine Hat; Red Deer, the Village of North Red Deer and the District of Pine Lake.

British Columbia:

The area known as North Saanich.

Manitoba:

Dauphin.

New Brunswick:

Moncton, the Town of Sunny Brae, the Parish of Moncton in the County of Westmorland and the Parish of Coverdale in the County of Albert; Sussex.

Nova Scotia:

Truro; Yarmouth.

Ontario:

Alliston and the Township of Tosorontio; the Township of Essa including Cookstown; Stayner, the Village of Creemore and that part of the Township of Nottawasaga lying south of Provincial Highway Routes Nos. 26 and 91 and east of the Highway between Concessions 4 and 5 leading southward to the Village of Creemore; that part of the Township of Sunnidale lying south of Provincial Highway Route No. 26, including New Lowell; the Township of Vespra (all in the County of Simcoe).

Belleville.

Brockville.

Fort William and Port Arthur.

Goderich.

Hamilton; the town of Dundas; that part of the Township of Ancaster lying north of Provincial Highway Route No. 53 and east of the line between Township lots 36 and 37; the Townships of Barton and Saltfleet; the Village of Stoney Creek, the Village of Waterdown; those parts of the Township of East Flamborough lying south and east of Provincial Highway Route No. 5; the Town of Burlington; that part of the Township of Nelson lying south and east of Provincial Highway Route No. 5; Burlington Beach and Hamilton Beach.

Niagara Falls; the Township of Stamford, Fort Erie and Fort Erie North; the Village of Crystal Beach and the Township of Bertie.

Ojibway, Lasalle and the Township of Sandwich West; Riverside, Tecumseh and the Township of Sandwich East.

Oshawa, Whitby; the Townships of Whitby, Whitby East and Pickering.

Pembroke and the Townships of Pembroke, Stafford, Alice and Petawawa.

Peterborough; that part of the Township of North Monaghan bounded on the east and southeast by the Otonabee River, on the north by McKellar Street and on the west by Monaghan Road, including both sides of such streets; that part of said Township consisting of Kenneth Avenue, High Street, Frank Street, Chamberlain Street, Brown Street, Lundy's Lane, Romaine Street west and St. Mary's Street; that part of Smith Township consisting of Wolseley Street, Bennett Street and Bellevue Avenue; that part of Douro Township consisting of River Road and Leahy's Lane.

Prescott, and those parts of the Townships of Edwardsburg and Augusta lying south of the Canadian National Railway line to Montreal, west of Provincial Highway Route No. 16 and east of Conway's Creek.

Sault Ste. Marie.

St. Catharines; Merriton; Port Dalhousie; that part of the Township of Grantham lying west of the New Welland Canal; the Township of Louth.

Those parts of the Townships of Gloucester and Nepean, in the County of Carleton, not included in the areas to which Order No. 7 applied.

Welland and the Township of Crowland; Thorold and the Township of Thorold; the Village of Fonthill and the Township of Pelham; Port Colborne, the Village and Township of Humberstone.

Quebec:

Arvida; Chicoutimi; the Towns of Jonquière and Kénogami; the Villages of Rivière-du-Moulin and Ste. Anne-de-Chicoutimi; the Parishes of Jonquière, Simard, Tremblay and Chicoutimi.

Lachute and the municipalities of Chatham and St. Jérusalem; the Town and municipality of Ste. Thérèse de Blainville; the Town of Ste. Rose; the municipality of St. Janvier; the Town of St. Jérôme.

Valleyfield; the Villages of Bellerive, Nouveau-Salaberry, Ste. Cécile and St. Timothée; the Parishes of Grande Ile, Ste. Cécile and St. Timothée (all in the County of Beauharnois).

Saskatchewan:

Regina; the Village of North Regina; those parts of Sections 29, 30, 31 and 32 in Township 17, Range 19, west of the second meridian, lying outside the city of Regina and including that area commonly known as North Annex.

Swift Current.

Yorkton:**FORMS****FORM No. 1**

(Deleted by Board Order No. 358.)

FORM No 2

Notice to Vacate for the purpose of sub-division.

Date.....

To (name and address of tenant)

Take notice that I require you to vacate housing accommodation known as, on the day of....., 194 , next, as I desire possession of the accommodation for the purpose of dividing it by means of structural alteration into family units so as to accommodate more persons in the accommodation. Permit No. for the giving of this notice has been granted by the Rentals Appraiser.

.....
Landlord.

FORM No. 3

Notice to Tenant to Pay Increased Rental

(Lease not for a term certain)

Date.....

To (name and address of tenant)

1. Take notice that on and after the..... day of....., 194 , next, I require you to pay a rental of \$..... per month, being a rental not in excess of the maximum rental for the housing accommodation of which you are my tenant.

2. And further take notice that unless you notify me in writing within fifteen days after you receive this notice that you will pay a rental of \$..... per month, you must vacate the housing accommodation known as on the day of, 194 , next.
(fill in same date as in paragraph 1)

.....
Landlord.

FORM No. 4

Notice to Tenant to Pay Increased Rental

(Tenant sub-letting—lease not for term certain)

Date.....

To (name and address of tenant)

1. Take notice that on and after the day of, 194 , next, I require you to pay a rental of \$..... per month, being a rental which does not exceed the increased maximum rental granted because you are sub-letting more than two rooms in the accommodation of which you are my tenant.

2. And further take notice that unless you notify me in writing within fifteen days after you receive this notice that you will pay a rental of \$..... per month, you must vacate the housing accommodation known as on the day of, 194 , next.
(insert same date as in paragraph 1)

3. If, within fifteen days after you receive this notice, you notify me in writing that you will pay a rental of \$..... per month, such increased rental shall be payable until the end of the lease month in which you discontinue the sub-letting of more than two rooms in the accommodation and notify me in writing of such discontinuance, and the rental payable thereafter shall be \$..... per month, being a rental not in excess of the previous maximum rental for the accommodation, but if, after you so notify me, you resume the sub-letting of more than two rooms, the increased rental of \$..... per month shall be payable from the date on which you resumed such sub-letting.

.....
Landlord.

FORM No. 5

LANDLORD'S DEMAND FOR RENEWAL AT SAME RENTAL

(Lease for a term certain)

Date.....

To (name and address of tenant)

Take notice that, if you desire to renew your lease of housing accommodation known as..... for a further term certain of one year commencing the..... day of, 194 , next, at \$..... per month, being the rental payable under your present lease, you are required to complete the attached notice of renewal, being Form No. 6, and return it to me within fifteen days after you receive this demand for renewal, or you may give to me, within that time, a notice of renewal in the same words as Form No. 6, but if you do not give to me a notice of renewal within fifteen days you will have no further right to possession of the accommodation after the..... day of....., 194

.....
Landlord.

FORM No. 6

TENANT'S NOTICE OF RENEWAL

Date.....

To (name and address of landlord)

Take notice that, at the termination of my lease of housing accommodation known as....., I desire to renew the lease for a further term certain of one year at \$..... per month, as specified in your demand for renewal.

.....
Tenant.

FORM No. 7

LANDLORD'S DEMAND FOR RENEWAL AT INCREASED RENTAL

(Lease for a term certain)

Date,.....

To (name and address of tenant)

Take notice that, if you desire to renew your lease of housing accommodation known as....., for a further term certain of one year, commencing the..... day of, 194 , next, at a rental of \$..... per month, being a rental not in excess of the maximum rental for the accommodation, you are required to complete the attached notice of renewal, being Form No. 6, and return it to me within fifteen days after you receive this demand for renewal, or you may give to me, within that time, a notice of renewal in the same words as Form No. 6, but if you do not give to me a notice of renewal within fifteen days you will have no further right to possession of the accommodation after the..... day of....., 194

.....
Landlord.

FORM No. 6

TENANT'S NOTICE OF RENEWAL

Date.....

To (name and address of landlord)

Take notice that, at the termination of my lease of housing accommodation known as....., I desire to renew the lease for a further term certain of one year at \$..... per month, as specified in your demand for renewal.

.....
Tenant.

FORM No. 8

LANDLORD'S DEMAND FOR RENEWAL AT INCREASED RENTAL

(Tenant sub-letting—lease for a term certain)

Date.....

To (name and address of tenant)

1. Take notice that, if you desire to renew your lease of housing accommodation known as....., for a further term certain of one year, commencing the..... day of, 194 , next, at \$..... per month, which amount does not exceed the increased maximum rental granted because you are sub-letting more than two rooms in the accommodation, you are required to complete the attached notice of renewal, being Form No. 6, and return it to me within fifteen days after you receive this demand for renewal, or you may give to me, within that time, a notice of renewal in the same words as Form No. 6, but, if you do not give to me a notice of renewal within fifteen days you will have no further right to possession of the accommodation after the day of, 194 .

2. If, within fifteen days after you receive this demand for renewal, you give me the notice of renewal referred to in paragraph 1, the increased rental of \$..... per month shall be payable during the renewal period unless you discontinue sub-letting more than two rooms and notify me in writing of such discontinuance, in which case the increased rental of \$..... shall be payable until the end of the lease month in which you so notify me and the rental payable thereafter shall be \$..... per month, being a rental not in excess of the previous maximum rental for the accommodation, but if, after you so notify me, you resume the sub-letting of more than two rooms the increased rental of \$..... per month shall be payable from the date on which you resume such sub-letting.

.....
Landlord.

FORM No. 6

TENANT'S NOTICE OF RENEWAL

Date.....

To (name and address of landlord)

Take notice that, at the termination of my lease of housing accommodation known as....., I desire to renew the lease for a further term certain of one year at \$..... per month, as specified in your demand for renewal.

.....
Tenant.

WARTIME PRICES AND TRADE BOARD

ORDER No. 303

Respecting Soft Drinks

*(Consolidated as amended by Orders Nos. 426, 454 and 594)

Made pursuant to Order in Council, P.C. 8528 dated the 1st day of November, 1941.

THE BOARD HEREBY ORDERS as follows:—

Administrator's Order No. A-531 is hereby revoked and the following substituted therefor:

1. For the purposes of this Order,

- (a) "basic period price" means the highest lawful price at which a person sold a bottled soft drink or fountain soft drink, as the case may be, during the basic period, September 15 to October 11, 1941, both inclusive;
- (b) "bottle" includes a container which in form and character serves the same purpose as a bottle;
- (c) "bottled soft drink" means a soft drink product put up for sale in a bottle and ready for consumption;
- (d) "excise taxes" means the taxes levied by the Parliament of Canada on bottled soft drinks or fountain soft drinks or on ingredients thereof and referred to in Orders Nos. 104 and 147 of the Board;
- (e) "fountain soft drink" means a soft drink product sold by the glass and ready for consumption;
- (f) "glass" includes any other open container whether or not made of glass in which a fountain soft drink is served;
- (g) "soft drink product" means a beverage consisting only of unfermented fruit juice in true or synthetic or imitative form or a carbonated, lithiated or mineral water, ginger ale, ginger beer or a beverage having as a basis an extract of kola nuts, or consisting of a compound of two or more such beverages of one or more such fruit juices and of one or more of such waters.

2. This Order shall not apply to,

- (a) a soft drink product consisting only of unfermented grape or other native fruit juice having a content of not less than 95 per centum of true juice; and
- (b) a beverage containing or to which is added ice cream, milk, egg, egg powder, malt or malt extract.

2A. (1) Notwithstanding any provision of this Order the maximum price at which any manufacturer or bottler or any person who sells at wholesale a bottled soft drink may sell an unsweetened bottled soft drink in any size shall be the following:—

- (a) an unsweetened non-carbonated bottled soft drink, one cent per bottle less than the lawful maximum price at which he may sell the same bottled soft drink in sweetened form in the same size;
- (b) an unsweetened carbonated bottled soft drink, one cent per bottle less than the lawful maximum price at which he could sell the same bottled soft drink in sweetened form in the same size immediately prior to the day (August 1, 1945) on which Order No. 538 of the Board became effective.

(2) Notwithstanding any provision of this Order the maximum price at which any person may sell at retail an unsweetened bottled soft drink in any size shall be one cent per bottle less than the lawful maximum price at which he may sell the same bottled soft drink in sweetened form in the same size.

*Order No. 426 became effective July 31, 1944.

Order No. 454 became effective November 10, 1944.

Order No. 594 became effective January 9, 1946.

(3) Subsections 1 and 2 of this Section shall not apply to the sale by any person of an unsweetened bottled soft drink in a size which was sold on or before August 4, 1943, if such unsweetened bottled soft drink in the same size has continuously been manufactured for sale and sold during the period between August 4, 1943 and December 31, 1945.

(Section 2A as added by Order No. 594.)

3. (1) Except as provided in subsection 2 of this Section, the maximum price at which a person may sell or offer to sell at retail a bottled soft drink in a bottle having a capacity of not less than 6 fluid ounces and not more than 13 fluid ounces shall be,

- (a) in or from a premises or place of business other than one specified in clause (b) of this subsection—7 cents per bottle, inclusive of excise taxes;
- (b) on a train or in a hotel, cabaret or amusement park or in a club wherein meals are served or in a place of business remote from the usual source of supply of bottled soft drinks—his basic period price for the same PLUS the addition thereto of excise taxes or so much thereof as are not included in his basic period price.

(2) Where the operator of a restaurant, café, tea shop, coffee shop, drug store, canteen, refreshment stand or other place in which meals are served chiefly to the transient public, sold at retail a bottled soft drink to which subsection 1 applies at a basic period price exceeding 6 cents per bottle, inclusive of any excise tax, he may continue to sell or offer to sell the same at retail in the same place at his basic period price PLUS the addition thereto of excise taxes not included in that price, but not in any event at a price exceeding 12 cents per bottle, if he applies for and obtains the approval of the Administrator of Services. Where approval under this Section is given prior to July 31, 1944 by the Administrator of Cocoa, Confectionery and Allied Products, it shall be deemed to be the same as if given by the Administrator of Services.

(Subsection (2) as substituted by Order No. 426.)

(3) The maximum price at which a person may sell or offer to sell at retail a bottled soft drink in a bottle having a capacity of more than 13 fluid ounces shall be his basic period price for the same PLUS the addition thereto of excise taxes or so much thereof as are not included in his basic period price.

(4) The maximum price at which a person may sell or offer to sell at retail bottled soft drinks in a unit commonly known as a "carry-home" carton or holder shall be his basic period price for the same PLUS the addition thereto of excise taxes or so much thereof as are not included in his basic period price.

4. (1) Except as provided in subsections 2 and 3 of this Section, the maximum price, inclusive of excise taxes, at which a person may sell or offer to sell at retail a fountain soft drink shall be

- (a) for each glass having a capacity of not less than 5 fluid ounces and not more than 8 fluid ounces—6 cents per glass;
- (b) for each glass having a capacity of more than 8 fluid ounces and not more than 12 fluid ounces—11 cents per glass.

(2) Where the operator of a restaurant, café, tea shop, coffee shop, drug store, canteen refreshment stand or other place in which meals are served chiefly to the transient public, sold at retail a fountain soft drink to which subsection 1 applies at a basic period price, inclusive of any excise taxes, the same or higher than the price fixed by subsection (1) accordingly as clause (a) or (b) thereof is applicable, he may sell or offer to sell the same at retail at a price not exceeding 7 cents per glass inclusive of excise taxes, for a glass to which said clause (a) is applicable or not exceeding 12 cents per glass, inclusive of excise taxes, for a glass to which said clause (b) is applicable, if he applies for and obtains the approval of the Administrator of Services. Where approval under this Section is given prior to July 31, 1944 by the Administrator of Cocoa, Confectionery and Allied Products, it shall be deemed to be the same as if given by the Administrator of Services.

(Subsection (2) as substituted by Order No. 426.)

(3) The maximum price at which a person may sell or offer to sell at retail a fountain soft drink on a train or in a hotel, cabaret or amusement park or in a club wherein meals are served shall be his basic period price PLUS the addition thereto of excise taxes or so much thereof as are not included in his basic period price.

5. Nothing in this Order contained shall be deemed to prohibit a person who sells a soft drink product at retail collecting a tax on that product, or on a sale thereof, levied by or under authority of the Legislature of a province of Canada or as a collector of such tax from collecting the same as part of his selling price or at the time he receives payment of his selling price.

6. The maximum price per case at which a person who manufactures or sells at wholesale a bottled soft drink may sell or offer to sell the same shall be his basic period price PLUS the addition thereto of excise taxes or so much thereof as are not included in his basic period price, and the said maximum price shall be applicable notwithstanding that the bottle in which the bottled soft drink is contained has a capacity of content greater than that of the bottle in which it was sold during the basic period.

7. (1) No person shall reduce the quantity of content of a soft drink product which he sells or offers to sell in a bottle or in a glass having a particular capacity to a quantity less than that which during the basic period he sold in a bottle or glass of the same capacity.

(2) Every person who manufactures or bottles a soft drink product for sale as a bottled soft drink shall maintain the same standard of quality therefor in respect of ingredients, flavour and, if any, of carbonation, as that which the bottled soft drink had during the said basic period.

8. Section 8 revoked by Order No. 454.

9. (1) After the expiration of thirty days from the effective date of this Order on every sale of a bottled soft drink otherwise than retail, the seller at the time of delivery to the buyer shall impose a deposit charge for each bottle as follows:—

- (a) for a bottle having a capacity of not more than 13 fluid ounces—2 cents; and
- (b) for a bottle having a capacity of more than 13 fluid ounces—5 cents.

(2) On and after the effective date of this Order, on every sale of a bottled soft drink at retail, the seller at the time of delivery to the customer shall impose a deposit charge for each bottle of the same amount as is specified in subsection (1) of this Section according to the capacity of content of the bottle.

(3) Payment of the deposit charge on each bottle shall be collected as follows:—

- (a) on a sale otherwise than at retail—according to trade practice between the seller and the buyer or, if there be no such practice between them, at the time of delivery;
- (b) on a sale at retail at the time of payment or delivery, provided that where the bottled soft drink is consumed at the time of sale on the seller's premises he is not required to impose the deposit charge, unless the customer fails to return the bottle to the seller.

10. (1) Where immediately prior to the effective date of this Order any seller maintained a practice of imposing and collecting a deposit charge higher than the charge fixed by this Order, he may continue to impose and collect such higher deposit charge until otherwise directed by the Administrator of Cocoa, Confectionery and Allied Products.

(2) The Administrator of Cocoa, Confectionery and Allied Products may upon application increase the deposit charge which may be imposed and collected on any bottle where he is satisfied that by reason of the size and value of the bottle, the deposit charge fixed by this Order is insufficient to ensure prompt return of the bottle.

11. The amount of a deposit charge on a bottle collected from any person under the provisions of Section 9 or 10 shall be refunded to the person who returns the bottle in a re-usable condition, the refund to be made

- (a) following a sale otherwise than at retail, according to normal trade practice in relation to accounting for and payment of deposit charge refunds; or if there be no such trade practice between the persons involved, by the person to whom the bottle is returned and at the time of its return.
- (b) following a sale at retail, by the person to whom the deposit charge was paid and at the time of return of the bottle.

12. (1) Notwithstanding any of the foregoing provisions of this Order, the Administrator of Cocoa, Confectionery and Allied Products with the approval of the Chairman of the Board as evidenced by his counter-signature, may

- (a) continue in force and effect as the lawful maximum selling price of any specific kind or brand of a bottled soft drink, the price for the same set forth in an authorization issued by the Foods Administrator under any provision of Administrator's Order No. A-531; and
- (b) continue in force and effect as the lawful maximum selling price of any specific kind or brand of a bottled soft drink, the basic period price at which it has been sold prior to the date of this Order, if such bottled soft drink has continuously been manufactured and sold at its basic period price since the basic period and until the date of this Order.

(2) Except as provided in subsection 1 of this Section, any authorization issued by the Foods Administrator under his powers contained in the said Administrator's Order No. A-531 which in any way affected or related to the price at which a bottled soft drink or a fountain soft drink could be sold shall cease to have any force or effect.

(3) Where by reason of Administrator's Order No. A-314 a person who manufactures or sells at wholesale bottled soft drinks is now obliged to substitute a means of transportation other than his own truck to deliver bottled soft drinks sold to a buyer who previously bought from him f.o.b. buyer's receiving point situate more than 35 road miles from the seller's shipping point, such person may sell bottled drinks to that buyer f.o.b. seller's shipping point, but in every such case shall allow and refund to the buyer a credit of six cents (6c) per case off his ceiling price as soon as the buyer returns the empty case to the seller's shipping point.

13. This Order shall be effective on and after the 9th day of August, 1943.

Made at Ottawa, this 4th day of August, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 307

Respecting Beef

(Consolidated as amended by Orders Nos. 379, 397, 513, 539, 555, 591 and 611)

Under powers given to the Board by Order in Council P.C. 8528 dated November 1, 1941, and amendments,

The Board hereby orders as follows:

Introduction

1. This Order comes into force on August 30, 1943, and revokes and replaces Board Orders Nos. 194, 252, 260, 267, 278 and 279 and Administrator's Order No. A-734. Notwithstanding anything contained in Order No. 189 this Order fixes maximum prices

at which beef may be sold at wholesale and at retail by any person including a primary producer. It also provides standard rules governing the cutting up of beef for sale.

For the purposes of this Order "beef" means fresh or frozen beef of one or other of the qualities defined in this Order. The word "sell" as used in this Order also covers an offer to sell.

All wholesale and retail prices fixed by this Order are the maximum or highest selling prices and must not be exceeded.

Part IX establishes fifteen zones and prices vary according to zones and the quality of beef. There are special provisions dealing with sales by persons in parts of Canada not included in the zones.

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PART I—GENERAL PROVISIONS APPLYING TO SALE AT WHOLESALE

Definitions

2. (1) "Sale at wholesale" means any sale except a sale at retail and "sell at wholesale" shall have a corresponding meaning.

(2) "Carcase" means a full dressed carcase of beef (including two fore quarters and two hind quarters) with the hide and tail removed, and from which, pursuant to Order No. 231 of the Board, the following have also been removed:

- (a) all internal fats adhering to the surface of the body cavity known as crotch (or pelvic) fat; and
- (b) the kidneys and all internal fats known as kidney fat and fat adhering to the tenderloin and flanks; and
- (c) all internal brisket fats, including fat in the heart area which does not adhere to the heart when the heart is removed; and
- (d) the cod fat, udder and udder (dug) fat.

(3) "Side" means one-half of a carcase and includes one fore quarter and one hind quarter.

(4) "Fore quarter" means the fore end of a side cut to include not more or less than eleven rib bones.

(5) "Hind quarter" means the hind end of a side cut to include not more or less than two rib bones.

(6) "Wholesale cut" means any of those bone-in boneless portions of beef derived from a carcase, which are defined in Part VIII.

Wholesale Prices Include Delivery Except As Specified

3. Wholesale prices include delivery to the buyer's place of business except in the following cases:—

- (a) if delivery is by railway or by transshipment by railway, it is to be made at the railway station nearest to the buyer's place of business;
- (b) if delivery is by boat or by transshipment by boat, it is to be made on a dock at the boat's port of call nearest to the buyer's place of business;

- (c) if delivery is by express at the buyer's request the seller may add to his selling price the difference between freight and express charges, if he shows the difference as a separate item on his sales invoice;
- (d) if the sale is to a person in a part of Canada not included in a zone, the seller may add to his selling price the transportation cost from the shipping point to the point of delivery to the buyer, if such cost is shown as a separate item on his sales invoice.

(Section 3 as substituted by Order No. 397).

Wholesalers Must Make Equitable Distribution In Zones

4. Every person who sells beef at wholesale shall equitably distribute his available supplies of beef among his customers at the delivery point referred to in Section 3. Where a customer operates a branch of his business or otherwise operates more than one place of business he shall be deemed to be a separate customer in respect of each branch or place of business operated by him, and delivery to him shall be made to the place of business therein designated by such customer or, if delivery is by railway or steamship, to the railway station or on the dock at port of call, as the case may be, nearest to such designated place of business.

Wholesale Beef Cutting Chart

5. The bone-in wholesale cuts defined in this Order are outlined on the Wholesale Beef Cutting Chart which is Chart No. 1 to this Order and every bone-in wholesale cut sold at wholesale shall be cut in accordance with that chart and the definitions of such wholesale cuts contained in Part VIII.

Restrictions on form in which beef may be sold at wholesale

- 6. No person shall sell or buy at wholesale any beef except one or more carcasses, sides, fore quarters, hind quarters or wholesale cuts as defined by this Order, and
 - (a) in the case of wholesale cuts, only those wholesale cuts for which maximum prices have been prescribed by this Order; and
 - (b) in the case of any carcass, side, fore quarter or hind quarter of boner beef, only if authorized in writing by the Administrator of Meat and Meat Products.

Buyer's Permission Required for Substitution of Wholesale Cuts

7. No person selling beef at wholesale shall substitute any wholesale cuts for a carcass, side or quarter ordered by a buyer, unless the buyer has previously consented to the substitution.

Distinction Between Beef and Veal

8. Carcasses of cattle or calves having a weight in the carcass at the place of slaughter of more than 225 pounds with the hide removed or more than 250 pounds with the hide on, and all sides, quarters, and wholesale cuts derived from such carcasses, shall, for the purposes of The Wartime Prices and Trade Regulations and this Order, be deemed to be beef and not veal.

PART II—WHOLESALE SELLING PRICES

Wholesale Prices For Carcasses and Sides (by persons in zones)

9. The maximum price at which a person may sell at wholesale a carcass or side of any quality of beef shall be the price for the same set forth in Schedule "A" hereto for the zone in which the buyer's place of business is situated or, if it be situated in a part of Canada not included in a zone, for the zone in which the seller's place of business is situated.

Wholesale Prices For Quarters and Major Wholesale Cuts (by persons in zones)

10. (1) The maximum price at which a person in a zone may sell at wholesale a fore quarter, hind quarter or a major wholesale cut of any quality of beef listed in Schedule "D" shall be determined according to the following rules:

Rule 1. Reference shall be made to Schedule "A" to ascertain the maximum wholesale price (in cents per pound) set forth in that Schedule for sales of a carcass (or side) of that quality of beef to a person in the zone in which the buyer's place of business is situated; however if the buyer's place of business is not situated in any of the zones then the maximum wholesale carcass price for the zone in which the seller has his place of business will govern.

Rule 2. When the maximum wholesale carcass price has been determined according to Rule 1 reference shall next be made to that Part of Schedule "D" which deals with that quality of beef. Included in the first horizontal row of figures in that Part of Schedule "D" is a maximum wholesale carcass price which is the same as the maximum wholesale carcass price determined according to Rule 1 and is called the corresponding or equivalent carcass price.

Rule 3. When that corresponding or equivalent carcass price has been ascertained in Schedule "D" according to Rule 2, the price listed in the same column of that Schedule below that corresponding or equivalent carcass price and opposite the place where that quarter or wholesale cut is listed shall be the maximum price at which such person may sell at wholesale that quarter or wholesale cut of that quality of beef.

(2) The maximum price at which a person in a zone may sell a fore quarter or hind quarter of any quality to any buyer may also be determined according to the following rules:

Rule 1: Refer to Schedule "A" and Section 9 to ascertain the maximum price (in cents per pound) at which a carcass of the same quality may be sold at wholesale to the same buyer.

Rule 2: The maximum price on the sale at wholesale of a fore quarter of that quality to that buyer is the maximum carcass price, determined according to Rule 1, LESS the amount per pound for fore quarters of that quality shown in Schedule "A".

Rule 3: The maximum price on the sale at wholesale of a hind quarter of that quality to that buyer is the maximum carcass price, determined according to Rule 1, PLUS the amount per pound for hind quarters of that quality shown in Schedule "A".

(Subsection (2) added by Order No. 397).

Wholesale Prices For Sundry Wholesale Cuts (by persons in zones)

11. The maximum price at which a person in a zone may sell at wholesale a sundry wholesale cut listed in Schedule "B" of any quality of beef shall be the price for the same as set forth in that Schedule for the zone in which the buyer's place of business is situate or, if it be situate in a part of Canada not included in a zone for the zone in which the seller's place of business is situate.

Wholesale Prices for Boneless Wholesale Cuts Derived From Boner Beef and Other Qualities if Listed In Schedule "C" (by persons in zones)

12. The maximum price at which a person in a zone may sell at wholesale a boneless wholesale cut listed in Schedule "C" of the quality therein specified, shall be the price for the same as set forth in the said Schedule for the zone in which the buyer's place of business is situate or, if it be situate in a part of Canada not included in a zone, for the zone in which the seller's place of business is situate.

Wholesale Prices On Sales By Persons Not in Zones

13. The maximum price at which a person in any part of Canada not included in a zone, may sell or offer to sell at wholesale to any other person in any part of

Canada any quality of carcass, side, quarter or wholesale cut of beef shall be such as may be approved or prescribed from time to time in writing by the said Administrator with the approval of the Chairman of the Board.

Kosher Beef

14. The maximum price at which any person may sell any kosher beef at wholesale shall be such as may be fixed from time to time by or on behalf of the Board.

(Section 14 as substituted by Order No. 379).

PART III—GENERAL PROVISION APPLYING TO SALES AT RETAIL

Definitions

15. (1) "Primary cut" means any of the retail cuts of beef named and numbered from 1 to 20 (but not the lettered secondary cuts set forth thereunder) in Schedule "E", and which are outlined and similarly numbered on the Retail Beef Cutting Chart which is Chart No. 2 to this order.

(2) "Secondary cut" means a retail cut of beef (other than sirloin butt, strip loin and round bone shoulder roast) derived from a primary cut, and which is lettered and named in Schedule "E" under the number and name of the primary cut from which it is derived.

(3) "Miscellaneous cut" means any of the miscellaneous retail cuts of beef named in Schedule "E".

Cutting of Beef

16. (1) No person shall sell at retail any retail cut of beef unless it is a cut named in Schedule "E".

(2) Every primary cut sold at retail shall be cut in accordance with the said Retail Beef Cutting Chart, and no person shall, for the purpose of selling beef at retail, separate any primary cut into any retail cut except such cuts as are named in Schedule "E".

(3) This Order does not prevent a person from selling at retail any wholesale cut in accordance with the provisions of Sections 23, 24 and 25.

Limitation on Retailer's Cost

17. (1) No person selling beef at retail in any zone shall buy or otherwise acquire, and no person shall buy or otherwise acquire on his behalf, any quality of carcass, side, quarter or wholesale cut of beef at a total delivered cost in excess of the lawful maximum price on sales at wholesale in that zone for that quality together with actual transportation charges from the railway station nearest the buyer's place of business if delivery is by railway or if delivery is by steamship, from the dock at port of call nearest to his place of business.

(2) For the purposes of this Section,

(a) any person who acquires any cattle and slaughters them or causes them to be slaughtered for him shall be deemed to have acquired beef;

(b) any person selling beef at retail who operates a branch of his business or otherwise operates more than one place of business, shall in respect of each such branch or place of business be deemed to be a separate buyer of beef.

Kosher Beef

18. The maximum price at which any person may sell any kosher beef at retail shall be such as may be fixed from time to time by or on behalf of the Board.

(Section 18 as substituted by Order No. 379).

Prices Subject to Review

19. The prices and markups of all persons selling beef at retail shall be subject to periodic examination by any authorized representative of the Board, and any such representative may apply such tests and require any person to submit to such beef cutting or other tests as may be authorized by the Board.

20. No person shall advertise the price at which he is offering any beef for sale at retail unless he also states the quality of such beef in the advertisement.

PART IV—RETAIL SELLING PRICES

Introduction

21. (1) This Part fixes the maximum prices at which beef may be sold at retail. Except in the case of the retail cuts of boner beef that may be lawfully sold and except as provided in Rules 12, 13 and 14 of Section 22, selling prices of retailers in all zones are established on a weekly basis and are based upon the weighted average carcass cost of the total quantity of beef of the same quality bought by him during the preceding week.

(Subsection (1) as substituted by Order No. 397).

(2) The Retail Beef Price Chart (Schedule E) sets forth the authorized cuts which may be sold at retail and opposite each cut, in the successive vertical columns of that Chart, is shown the complete range of the maximum retail price of the cut in all zones. Each price is based on the weighted average carcass cost shown at the top of the column. The prices shown on the Chart range from the lowest to the highest weighted average carcass cost that occurs in all zones combined.

(3) The Retail Beef Price Chart is divided into three parts, the first of which relates to special quality beef, the second to commercial beef and the third to all other qualities of beef except boner beef.

(Subsection (3) as substituted by Order No. 397).

(4) So that the correct maximum retail prices will be used by a retailer in his zone and also to inform customers, each retailer will be furnished by the Board with the following:

- (a) A Beef Price Chart Card dated August, 1945 on which is printed the list of authorized cuts and, across the top, the name of each quality of beef except boner. The top and bottom of each of the quality columns is slotted for insertion of a Price Indicator Card Strip.
- (b) A series of Price Indicator Card Strips dated August, 1945 selected from the Retail Beef Price Chart on each of which is printed the retail maximum price of each authorized cut based upon the weighted average carcass cost as shown at the top of the strip.

(Subsection 4 as substituted by Order No. 555.)

(5) The Beef Price Chart Card and the Price Indicator Strip must be used by each retailer to display his weekly maximum retail prices. The Beef Price Chart Card must be kept displayed in a conspicuous place in the retailer's place of business where it is available to be seen and examined by his customers. Before commencing business each week, the retailer must insert in the appropriate quality column of the Beef Price Chart Card the Price Indicator Strip which gives his maximum price for the week of each of the authorized cuts of the qualities to be offered for sale in his store.

(6) The details of the system by which the maximum retail prices of all beef except boner beef are fixed, are set forth in the Rules of the following Section.

22. *Rule 1.* For the purposes of this Order the words and designations set forth below are defined and described as follows:

- (a) "WEIGHTED AVERAGE CARCASS COST"—is the average of the carcass cost, exclusive of transportation charges, paid for carcasses, sides, quarters and major wholesale cuts of a quality of beef bought in any week by a retailer and as determined under the following Rules.
- (b) "RETAIL BEEF PRICE CHART"—refers to Schedule "E" of this Order, but includes also the extracts therefrom printed on cards and furnished by the Board to retailers for their use in specifying the weekly maximum retail prices of authorized cuts and for exhibiting such prices to customers by the posting up of the Beef Price Chart Card in the retailer's place of business. The extracts referred to are the following:
- (i) *Beef Price Chart Card*—showing the names of the authorized cuts and in column headings across the top, the different qualities of beef except boner. Each quality column is slotted at top and bottom for insertion of the Price Indicator Card Strip described as follows:
 - (ii) *Price Indicator Card Strips*—a series of sixteen card strips (5 for special quality and 11 for other qualities), each showing a different set of maximum retail prices based upon the weighted average carcass cost shown at the top of the card strip. Each series covers the complete range of maximum retail prices for one Zone.
- (c) "Week"—means a Calendar week.

Rule 2. The maximum price at which a person may sell at retail an authorized cut of a quality of beef in any week in a zone shall be the price for the same fixed by these Rules and the Retail Beef Price Chart (Schedule "E"); provided that in any event maximum prices shall not be based on a carcass cost in excess of the maximum price for that quality for that zone as set forth in Schedule "A".

Rule 3. The maximum retail price of each authorized cut of a quality of beef is fixed for each week upon the basis of the weighted average carcass cost of purchases at wholesale of that quality of beef in the preceding week. To ascertain the prices so fixed the retailer must

1st—List his purchases in the preceding week of carcasses, sides, quarters and major wholesale cuts of that quality, and the quantity (by weight in pounds) of each.

2nd—Take the actual cost per pound of the carcasses and sides and from Schedule "D" obtain the carcass cost per pound of the quarters and major wholesale cuts. Multiply each carcass cost by the quantity bought on each purchase. The carcass cost of a quarter or major wholesale cut shall be the corresponding or equivalent price shown at the top of the vertical column in which the price paid for that quarter or major wholesale cut is listed in Schedule "D".

3rd—Add together the amounts so arrived at to obtain the total quantity bought and the total carcass cost. Then divide the total weight into the total carcass cost and thereby obtain the resultant weighted average carcass cost.

4th—Select the Price Indicator Card Strip nearest in value to the weighted average carcass cost for the week as set forth in Rule 4. The prices shown on that strip and in the corresponding vertical column of Schedule "E" are the retailer's maximum prices fixed by and under the Rules and govern him in selling at retail all retail cuts of beef of that quality including retail cuts derived from beef purchased by him in the form of sundry wholesale cuts listed in Schedule "B".

Rule 4. If the resultant weighted average carcass cost for any quality in any case results in a fraction not shown in the Retail Beef Price Chart (Schedule "E") in the range for his zone or on any Price Indicator Card Strip applicable to his zone, the fraction shall be adjusted up or down as follows:

- (a) if the fraction is not more than 0.24 cents under the highest cost for that quality applicable in a zone, the cost shall go to that highest cost;
- (b) if the fraction is not more than 0.25 cents over nor more than 0.24 cents under an intermediate cost between the highest and the lowest for that quality, the cost shall go to that intermediate cost.

Rule 5. Having selected the proper Price Indicator Card Strip the retailer shall insert that card strip in the Beef Price Chart Card under the proper column heading for that quality of beef and thereby display his maximum retail prices for that quality in that week.

Rule 6. The Beef Price Chart Card and the Price Indicator Card Strips furnished by the Board to a retailer are and remain the property of His Majesty the King in right of Canada and every retailer is accountable to the Board to use the same only as provided by and in accordance with these Rules and they must not be used otherwise. It is obligatory upon every retailer to use and display the Beef Price Chart Card and Price Indicator Card Strips as required by and in accordance with these Rules.

Rule 7. A retailer must for each week make all necessary calculations to establish and display his maximum retail prices as fixed for that week before he first commences to sell in that week and before he makes his first sale he must have on display in his place of business the Beef Price Card Chart in which is inserted Price Indicator Card Strips to exhibit correctly his maximum retail prices for the week of each quality of beef which he has to offer for sale.

Rule 8. The retailer must see that at all times during the week while his place of business is open to customers that the Beef Price Chart Card with the proper Price Indicator Card Strips inserted is in correct and complete order and on display for customers to see and examine.

Rule 9. A retailer must not sell any authorized cut at any time until and unless the Beef Price Card Chart with the proper Price Indicator Card Strips inserted is posted and on display as required by these Rules.

Rule 10. If in any one week a retailer did not buy at wholesale beef of a particular quality, but does in the following week buy some for sale in that week, his maximum retail prices for that week of all authorized cuts of that quality of beef must be based on the weighted average carcass cost of the quantity of his first day's purchases in that week, and otherwise all of these Rules shall apply in the establishing of his maximum retail prices.

Rule 11. Where a retailer acquires beef in any week from cattle slaughtered by or for him, the quantity thereof and the actual carcass cost of same must be included in his purchases of carcasses made in that week for the purposes of Rule 3.

Rule 12. If the total quantity of wholesale cuts purchased by a retailer in any week is less than 30 per cent by weight of his total purchases of beef in that week, the retailer shall not be required to include the quantity and the carcass cost of such wholesale cuts in his purchases of beef made in that week for the purposes of determining his maximum retail prices for the following week under Rule 3 if

- (a) he submits to the nearest Prices and Supply or Local Representative of the Board a statement in writing showing the particulars of his actual delivered cost of the wholesale cuts and his proposed selling prices of the retail cuts obtainable from those wholesale cuts; and
- (b) such proposed retail prices are approved by the said Representative of the Board;

provided, however, that the said Representative may not approve retail maximum prices under this Rule in excess of those referred to in the following Rule.

Rule 13. The Prices and Supply or Local Representative of the Board shall not approve, under the provisions of Rule 12, a maximum price for a retail cut of any quality which is greater than the maximum price for that cut of the same quality fixed under the other Rules of this Section for the week in which the application to the said Representative is made nor shall he approve of prices which will result in the aggregate price received or charged by the retailer for all retail cuts obtainable from any wholesale cut exceeding the sum of

- (a) the actual delivered cost of that wholesale cut; and
- (b) a markup not exceeding 26½ per cent of his selling price.

Rule 14. Until such time as all retail cuts obtainable from the wholesale cuts concerned have been sold or otherwise disposed of, the prices of retail cuts approved by the said Representative of the Board under the provisions of Rules 12 and 13, shall be the retailer's maximum prices of all beef of the same quality in the form of those retail cuts which he has to offer for sale in his retail premises.

(Rules 12, 13 and 14 added by Order No. 397).

Sales of Wholesale Cuts to Consumers (by Persons in Zones)

- 23. (1) For the purpose of this Section "consumer" means a person who buys beef for his personal or household consumption.
- (2) The maximum price at which a person may sell to a consumer in a zone a wholesale cut of any quality of beef shall be the sum of the following:—
 - (a) (i) if he purchased the wholesale cut in that form, his lawful delivered cost of that wholesale cut as fixed by Section 17 (except the difference between freight and express charges, if any, included in such cost); or
 - (ii) if the wholesale cut was derived from a carcass, side or quarter purchased or acquired by him, the corresponding price for that wholesale cut of that quality set forth in Schedule "D" in the column of figures headed at the top by the carcass price paid by him, plus actual transportation charges from the railway station or steamship dock at port of call, as the case may be, nearest to his place of business; and
- (b) a markup not exceeding 12½ per cent of his selling price.

(Section 23 as enacted by Order No. 513)

Sales at Retail of Boner Beef in Zones

24. (1) No person shall sell any boner beef at retail except in one or other of the following forms:

- (a) Boneless Round Steak
- (b) Boneless Rib Roast (inner roll from 7 rib bones)
- (c) Boneless Sirloin Butt
- (d) Minute Steaks.

(2) The maximum price at which any person in any zone may sell at retail any boner beef in one of the forms set forth in subsection (1) shall be determined by regulating his selling price for the said cuts or portions of boner beef so that the aggregate price received or charged by him for all cuts and portions derived from any boner beef purchased or otherwise acquired by him shall not exceed the total of:

- (a) his lawful delivered cost of the boner beef purchased or acquired by him as fixed by Section 17 (except the difference between freight and express charges, if any, included in such cost); and
- (b) a markup not exceeding 25 per cent of his selling price.

Sales at Retail by Persons not in Zones

25. Every person selling beef at retail in any part of Canada not in a zone shall regulate his selling prices for various cuts or portions of beef so that the aggregate price received or charged by him for all cuts and portions from any carcass, side, quarter or wholesale cut purchased or otherwise acquired by him shall not exceed the total of:

- (a) his actual delivered cost of that carcass, side, quarter or wholesale cut but not exceeding the price at which the same may be sold to him by his supplier including transportation to his place of business (except the difference between freight and express charges, if any, included in such cost); and
- (b) if he sells it in the form of wholesale cuts, a markup not exceeding 12½ per cent of his selling price; or

(c) if he sells in the form of retail cuts, a markup not exceeding 25 per cent of his selling price.

(Section 25 as substituted by Order No. 513).

PART V—RECORD OF SALES AND PURCHASES

26. (1) Every person who sells beef at wholesale shall on every sale and concurrently with delivery to the buyer furnish him with an invoice showing:

- (a) the name and complete address of the seller and the buyer;
- (b) the weight and price per pound of the beef purchased by the buyer;
- (c) any freight or express charges that may be added to the price under the provisions of this Order;
- (d) the quality of the beef purchased (except in the case of sundry wholesale cuts) and whether it is a carcass, side, fore quarter, hind quarter, or wholesale cut and, if a wholesale cut, specifying accurately the name of the wholesale cut; provided that, in showing the quality of beef purchased, the following abbreviations may be used:

“SP.” for Special Quality;
 “COMM.” for Commercial Quality;
 “PQ.” for Plain Quality;
 “COW” for Cow Beef;
 “BULL” for Bull Beef;
 “CQ.” for Cutter Quality; and
 “BONER” for Boner Quality.

(2) Every person who sells beef at wholesale shall retain a duplicate copy of each invoice furnished by him as required by this Section.

27. Every person who sells beef at wholesale or at retail shall immediately upon receipt by him of such beef purchased or otherwise acquired by him prepare and shall thereafter keep at the place of business at which he receives the beef a written record showing:

- (a) the date of purchase or acquisition;
- (b) the name and complete address of his supplier;
- (c) the quality of beef purchased and whether the beef was purchased in the form of a carcass, side, quarter or wholesale cut and, if a wholesale cut, specifying accurately the wholesale cut;
- (d) the weight and actual price per pound of the beef purchased by him;
- (e) any freight or express charges that may be charged by his supplier; and
- (f) if a retailer, actual transportation charges, if any, from his receiving point to his place of business; and
- (g) in respect of beef acquired by him by slaughtering cattle or having cattle slaughtered for him, the name and complete address of his supplier of the cattle, the date of purchase, the weight and price paid for the cattle and, in the case of retailers, the quality and dressed weight of each carcass and its actual cost delivered to his place of business.

28. (1) If a person retains, available for inspection by any authorized representative of the Board, an invoice furnished to him by his supplier, it will not be necessary for him to keep any other record of the particulars set forth in the invoice.

(2) Every record and invoice required by this Order to be prepared, furnished or retained shall be made available for inspection by any authorized representative of the Board at all times for twelve months from the date of the transaction to which it relates.

29. Every person who sells beef at retail shall upon request of the buyer furnish him with an invoice or sales slip showing the date of sale, the seller's name and address, the weight and name of the retail cut and the price charged.

PART VI

Extra Payments are Part of Buying or Selling Price

30. Any commission, reward, premium or other payment or consideration of any kind in money or money's worth claimed, stipulated for, taken or made, directly or indirectly, by or to any person in connection with or arising out of a sale, purchase or transaction in beef shall be and form part of the price at which the beef is bought or sold.

Offences

31. It is an offence for any person to contravene or fail to observe any of the provisions of this Order and the offender is liable to prosecution under The Wartime Prices and Trade Regulations.

PART VII—DEFINITIONS OF QUALITIES

32. (1) "Special quality beef" means beef obtained from the carcasses of cattle and each such carcass shall be in accordance with the following specifications:

- (i) it shall have a cold weight at the processor's plant of not less than 300 pounds;
- (ii) it shall be in accordance with specifications prescribed for Choice Beef (Red Brand) in the Regulations respecting the grading, branding and sale of branded beef passed under the authority of the Livestock and Livestock Products Act, 1939;
- (iii) it shall have been branded with the Red Brand in the manner provided by the said Regulations.

(Subsection (1) as substituted by Order No. 591).

(2) "Commercial quality beef" means beef obtained from the carcass of a steer, heifer or well fleshed heifery cow of good conformation which carcass shall be in accordance with the following specifications:

- (i) there shall be a good proportion of lean meat to bone;
- (ii) the chine bone shall show cartilages, called "buttons" at least as far back on the carcass as the fourth rib numbering from the front end;
- (iii) the exterior fat covering may vary from heavy to moderate and shall extend along the loins and ribs from the middle of the shoulders to the pin bone but need not cover the surface of the chucks or loins; provided that the exterior fat covering in the case of the carcass of a heifery cow may be more than that in the case of a steer or heifer but shall not be excessively wasteful;
- (iv) the colour of the fat may vary from white to light yellow.

(3) "Plain quality beef" means beef obtained from the carcass of a steer or heifer, which carcass shall be in accordance with the following specifications:

- (i) there shall be at least a medium proportion of lean meat to bone;
- (ii) the chine bone shall show "buttons" at least as far back on the carcass as the fourth rib numbering from the front end;
- (iii) there shall be some exterior fat covering portions of the surface on ribs and loins, which covering may be thin and patchy and may be white, whitish gray or light yellow in colour;
- (iv) the chucks and rounds may be without any fat covering.

(4) "Cutter quality beef" means beef obtained from the carcass of a steer or heifer, which carcass shall be in accordance with the following specifications:

- (i) there shall be a fair proportion of lean meat to bone;
- (ii) the exterior fat covering may be thin and uneven.

(5) "Cow beef" means beef obtained from the carcasses of young to mature cows which carcasses shall be in accordance with the following specifications:

- (i) there shall be a good to fair proportion of lean meat to bone;

- (ii) the exterior fat covering may vary from little to abundant;
- (iii) the colour of the fat may vary from white to yellow.

(6) "Bull beef" means beef from the carcasses of young to mature bulls, which carcasses shall be in accordance with the specifications set out in subsection (5) above for cow beef.

(7) "Boner beef" means beef obtained from the carcass of a cow, steer, heifer or bull, which carcass shall be in accordance with the following specifications:

- (i) there may be a large proportion of bone to flesh;
- (ii) it may be without any exterior fats.

PART VIII—DEFINITIONS OF ALL WHOLESALE CUTS

33. (a) "Bone-in cuts" derived from hind quarters include:

(1) "flank" being that portion of the hind quarter obtained by starting at the front end of the hind quarter at a point not more than 12 inches from the inside of the chine bone (if there is any covering of fat on the inside of the chine bone the measurement must be taken from the bone itself and not from the fat) and cutting in a direct line through the hind quarter to a point that exposes the knee-fold lymphatic gland and shall constitute 8 per cent to 9 per cent of the hind quarter by weight;

(2) "long loin" being that portion of the hind quarter from which the flank and back steak have been removed and consisting of the steak piece (or sirloin butt) and short loin and obtained by cutting crosswise from the first joint of the sacrum bone in a direct line to the joint where the flank terminates;

(3) "short loin" being that portion of a long loin from which the steak piece (or sirloin butt) has been removed and obtained by cutting crosswise at the pin bone and leaving not over one-half inch ($\frac{1}{2}$ ") of the pin bone on the short loin and from which the flank and back steak have been removed;

(4) "shell loin" being a short loin with the tenderloin and chine bone removed but with the rib bones left in;

(5) "steak piece" or "sirloin butt" being that portion of a long loin remaining after the short loin has been removed;

(6) "short hip" or "round" being that portion of the hind quarter remaining after the long loin and flank have been removed;

(7) "long hip" being that portion of the hind quarter remaining after the short loin and flank have been removed;

(b) "bone-in cuts" derived from the fore quarters include:

(1) "rack" being the upper part of the fore quarter obtained by starting from a point on the hind end of the fore quarter not more than 12 inches from the inside of the chine bone (if there is any covering of fat on the inside of the chine bone, the measurement must be taken from the bone itself and not from the fat) and cutting lengthwise in that direct line through to a point on the front end of the fore quarter which just leaves the knuckle bone in the shank;

(2) "rib (7 bones)" being that portion of the rack obtained by cutting crosswise in a direct line between the 7th and 8th rib bones numbering from the hind end of the fore quarter;

(3) "square cut chuck" or "Montreal block" being that portion of the rack remaining after the 7-bone rib cut has been removed;

(4) "shank" being the leg on the fore quarter cut off in a direct line to include the knuckle bone;

(5) "brisket point" being the lower front end portion of the fore quarter remaining after the shank and rack have been removed and obtained by cutting crosswise in a direct line between the 6th and 7th or the 7th and 8th rib bones numbering from the hind end of the fore quarter;

(6) "plate" being the lower hind end portion of the fore quarter remaining after the brisket point and shank have been removed;

(7) "triangle" or "Montreal crosscut" being the fore quarter in one piece from which the 7-bone rib cut has been removed;

(8) "cross cut" or "bottom end" being that portion of the fore quarter in one piece consisting of the square cut chuck, brisket point and shank;

(c) "boneless beef cuts" derived from hind quarters include:

(1) "flank" being the same cut as defined in item (1) of clause (a) of this section with bones, flank steak and surplus fat removed;

(2) "flank steak" being the piece of lean meat adhering to the inside surface of the bone-in flank;

(3) "strip loin" being that portion of the short loin lying above the rib bones;

(4) "tenderloin" or "fillet" being that piece of lean meat lying along the back bone on the underside or inside of the long loin with surplus fat removed;

(5) "steak piece" or "sirloin butt" being the same cut as defined in item (5) of clause (a) of this section with bones and tenderloin removed;

(6) "short hip" being the same cut as defined in item (6) of clause (a) of this section with bones removed;

(d) "boneless beef cuts" derived from fore quarters include:

(1) "rib (7 bones)" being the same cut as defined in item (2) of clause (b) of this section with bones, fell, gristle at end of the vertebra known as the back strap and the meat between the rib bones known as fingers, removed;

(2) "square cut chuck" or "Montreal block" being the same cut as defined in item (3) of clause (b) of this section with bones and shoulder clod removed;

(3) "shoulder clod" being that portion of a bone-in square cut chuck lying above the blade bone;

(4) "brisket point" being the same cut as defined in item (5) of clause (b) of this Section with bones, surplus fat and meat between the rib bones, known as fingers, removed;

(5) "plate" being the same cut as defined in item (6) of clause (b) of this Section with bones removed;

(6) "shank" being the same cut as defined in item (4) of clause (b) of this Section with the bones removed;

(e) "boneless beef cuts" derived from boner beef (except as otherwise provided herein) include:

(1) "bull meat" being the boneless meat obtained from any portion of a bull carcass from which the surplus fat had been removed;

(2) "ham inside" being the boneless meat obtained from the inside part of the hip;

(3) "ham outside" being the boneless meat obtained from the outside part of the hip;

(4) "knuckle" being the boneless meat obtained from the hip after the ham inside and ham outside have been removed;

(5) "sirloin butt" being the boneless meat obtained from that part of the bone-in sirloin butt and hip remaining after the ham-set (ham inside, ham outside, and knuckle) have been removed;

(6) "boneless strip" being the boneless meat obtained from that portion of the short loin lying above the rib bones;

(7) "regular roll" being the boneless meat known as the eye of the rib obtained by removing the entire outer portion of the rib;

(8) "shoulder clod" being the boneless meat obtained from that portion of the bone-in square cut chuck lying above the blade bone;

(9) "chuck" being the boneless meat obtained from the square cut chuck after the shoulder clod has been removed;

(10) "trimmings" being the portions of boneless meat with surplus fat removed, obtained in the process of making bone-in or boneless cuts from any quality of beef;

(11) "minute steaks" being boneless meat obtained from strip loins of any quality of beef with all surplus fat and tissue removed by cutting, frenching or otherwise processing into thin steaks;

(12) "hamburger" being the boneless ground meat obtained from any quality of beef.

PART IX—ZONES

34. For the purposes of this Order, the following zones are established:

Zone 1: composed of

- (a) those parts of the provinces of Prince Edward Island, Nova Scotia, and New Brunswick, not included in Zone 2;
- (b) that part of the province of Quebec lying to the south of the St. Lawrence River and east of, and including all stations on, the Temiscouata Railway from Riviere du Loup to the boundary between the provinces of Quebec and New Brunswick; and
- (c) that part of the province of Quebec included within the Counties of Lac St. Jean and Chicoutimi.

Zone 2: composed of

the cities of Charlottetown, Halifax, Sydney, Moncton and Saint John and all points lying within a radius of twenty miles of the city hall in each of the said cities;

Zone 3: composed of

that part of the Province of Quebec, not included in Zones 1, 4 and 5, lying to the west of a line drawn from the mouth of the Saguenay River to the eastern boundary of Chicoutimi County and lying to the south of the Counties of Lac St. Jean, Chicoutimi, Temiskamingue and Abitibi;

Zone 4: composed of

- (a) the cities of Montreal and Quebec and all points lying within a radius of twenty-five miles of the city hall of Montreal and of twenty miles of the city hall in the city of Quebec; and
- (b) the Island of Orleans;

Zone 5: composed of

- (a) the city of Hull and all points lying within a radius of twenty miles of the city hall in that city; and
- (b) that part of the province of Ontario lying to the south and east of the French River and Lake Nipissing and to the south of, and including all railway stations from North Bay to Mattawa inclusive on the Canadian Pacific Railway and to the north and east of a line beginning at the St. Lawrence River and running northerly along the western boundary of the County of Frontenac to the 45th parallel of latitude, then westerly along the 45th parallel of latitude to the eastern boundary of the district of Muskoka, thence southerly to and westerly along the southern boundary of the District of Muskoka to Georgian Bay;

Zone 6: composed of

all that part of Southern Ontario not included in Zone 5;

Zone 7: composed of

- (a) that part of the province of Ontario not included in Zone 8 and lying to the south of, and including all railway stations from Goodwin to Weatherbe inclusive on the most northerly transcontinental line of the Canadian National Railway, and north and west of the Canadian Pacific Railway line from

Mattawa to North Bay, Lake Nipissing and the French River and east of the Nipigon River and Lake Nipigon, and including the District of Manitoulin; and

- (b) that part of the province of Quebec included within the Counties of Temiskamingue and Abitibi;

Zone 8: composed of

the cities of Timmins, Sudbury, Sault Ste. Marie, Noranda and Rouyn and all points lying within a radius of twenty miles of the city hall in each of the said cities;

Zone 9: composed of

that part of the province of Ontario lying to the south of, and including all railway stations from Ferland to White, inclusive, on the most northerly transcontinental line of the Canadian National Railways, and lying to the west of the Nipigon River and Lake Nipigon;

Zone 10: composed of

that part of the province of Manitoba lying to the south of the 53rd parallel of latitude;

Zone 11: composed of

that part of the province of Saskatchewan lying to the south of the 54th parallel of latitude;

Zone 12: composed of

- (a) that part of the province of Alberta not included in Zone 13 and lying to the south of the 55th parallel of latitude;
- (b) that part of the province of British Columbia lying to the east of the line formed by the Elk River from its source to its confluence with the Kootenay River and thence from such confluence along the Kootenay River to the southern boundary of the said province;
- (c) the city of Fernie;

Zone 13: composed of

- (a) in the province of Alberta, Edson and Lovett, and all railway stations on the Canadian National Railway west of Edson and Lovett and on the Canadian Pacific Railway west of Lake Louise; and
- (b) that part of the province of British Columbia not included in Zones 12 and 14 and lying to the south of the 56th parallel of latitude excluding Vancouver Island, the Queen Charlotte Islands and all other islands lying off the coast of the said province and excluding all that part of the mainland coast of the said province lying to the north of the 50th parallel of latitude;

Zone 14: composed of

the cities of Prince Rupert, Nelson, Vancouver, and New Westminster, and all points lying within a radius of twenty miles of the city hall in the city of Vancouver;

Zone 15: composed of

all stations on any railroad on Vancouver Island, together with all that part of Vancouver Island lying to the south of a line from Port Alberni to Parksville.

35. (1) Notwithstanding the other provisions of this Order the blade roast may be sold at retail with the blade bone and back strap removed and such cut shall be deemed to be a secondary cut and shall be named "blade roast, blade bone and back strap removed".
- (2) The maximum price at which any person may sell at retail during any week a blade roast, blade bone and back strap removed, of any quality shall be an amount equal to the maximum price at which during that week he may sell at retail a blade roast of that quality plus 2 cents per pound.

(Section 35 as added by Order No. 539).

PART X—CANNED BEEF PRODUCTS

Introduction

36. This part fixes the maximum prices at which the canned beef products listed in Schedule "G" hereto may be sold.

Definitions

37. For the purposes of this Order, "Canned Spiced Beef" means a beef product with or without veal and/or pork added which has been chopped, cured and seasoned, and solid packed in a hermetically sealed metal container and thoroughly cooked, and which conforms to the Regulations issued under the Food and Drugs Act.

Sales at Wholesale—Maximum Prices

38. The maximum price, sales tax included, at which any person in a zone may sell at wholesale any product listed in Schedule "G" hereto, shall, according to the size of the container, be the price for the same set forth in such Schedule for the zone in which the buyer's place of business is situated or, if it be situated in a part of Canada not included in a zone for the zone in which the seller has his place of business; LESS if the sale is to a person who buys the product for resale at wholesale, an amount equal to 10 per cent of such price.

Sales at Retail—Maximum Prices

39. The maximum price at which any person may sell at retail any product listed in Schedule "G" hereto shall be the sum of the following:—

- (a) his actual delivered cost of such product but not exceeding the maximum price at which the same may be sold to him by his supplier PLUS charges, if any, paid by him for the transportation of the product to his place of business from the railway station or dock, at port of call, nearest to his place of business, if delivery to him was by railway or boat (but not including the difference between freight and express charges, if any, included in such cost); and
- (b) the lesser of the two following markups:
 - (i) the markup which under the provisions of Board Order No. 450 corresponds to the lawful percentage markup customarily obtained by him during the basic period from September 15 to October 11, 1941, on sales of canned beef products of the same or substantially similar kind or quality;
 - (ii) the markup calculated according to the provisions of Board Order No. 450 and in Schedule "A" of that Order under the markup symbol "G" or, if the product was packed in a 6-pound container and is removed from the container and sold in slices or portions, under the markup symbol "J".

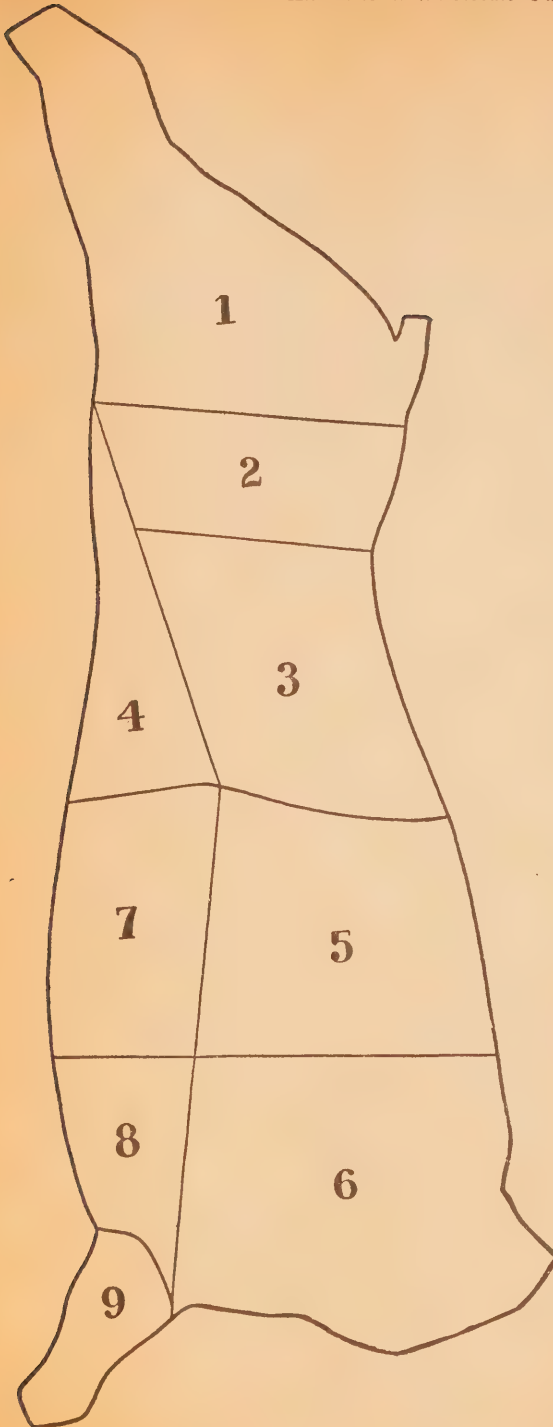
40. Sections 26, 27, 28 and 29 of this Order (Record of Sales and Purchases) shall apply to sales of any product to which this part applies except that the name of the product and the size of container in which it is packed, the quantity sold and the price charged, shall be shown on the invoice or sales slip required to be furnished and on the record required to be kept.

(Part X, being Sections 36, 37, 38, 39 and 40, as added by Order No. 611).

Made at Ottawa this 23rd day of August, 1943.

D. DEWAR,
Deputy Chairman.

CHART No. 1 TO ORDER No. 307
*Wholesale Beef Cutting Chart Showing
 All Bone-in Wholesale Cuts*



No. 1 Short Hip or Round

No. 2 Steak Piece or Sirloin
 Butt

Nos. 1 & 2 Long Hip

No. 3 Short Loin

Nos. 2 & 3 Long Loin

No. 4 Flank

No. 5 Rib

No. 6 Square Cut Chuck or
 Montreal Block

Nos. 5 & 6 Rack

No. 7 Plate

No. 8 Brisket Point

No. 9 Shank

Nos. 6, 7, 8 & 9 Triangle or
 Montreal Crosscut

Nos. 6, 8 & 9 Bottom End
 or Crosscut

SCHEDULE "A" TO ORDER No. 307

Maximum Wholesale Prices (in cents per pound) by Zones for Carcasses, Sides and Quarters of Special Quality, Commercial Quality, Plain Quality, Cow and Bull, and Cutter Quality Beef.

Zone	Special	Commercial	Plain	Cow and Bull	Cutter
<i>(a) Carcasses and Sides</i>					
1.....	22.25	21.25	19.75	18.75	18.25
2.....	21.75	20.75	19.25	18.25	17.75
3.....	22.00	21.00	19.50	18.50	18.00
4.....	21.50	20.50	19.00	18.00	17.50
5.....	21.50	20.50	19.00	18.00	17.50
6.....	21.00	20.00	18.50	17.50	17.00
7.....	22.00	21.00	19.50	18.50	18.00
8.....	21.50	20.50	19.00	18.00	17.50
9.....	21.00	20.00	18.50	17.50	17.00
10.....	20.25	19.25	17.75	16.75	16.25
11.....	20.25	19.25	17.75	16.75	16.25
12.....	20.25	19.25	17.75	16.75	16.25
13.....	21.50	20.50	19.00	18.00	17.50
14.....	21.25	20.25	18.75	17.75	17.25
15.....	21.75	20.75	19.25	18.25	17.75
<i>(b) Fore Quarters</i>					
Less than Maximum Carcass Price for each Zone by.....	5.00	4.50	4.00	4.00	4.00
<i>(c) Hind Quarters</i>					
More than Maximum Carcass Price for each Zone by.....	5.25	4.75	4.25	4.25	4.25

(Schedule "A" as substituted by Order No. 397).

SCHEDULE "B" TO ORDER No. 307

Maximum Wholesale Prices (in cents per pound) by Zones for Sundry Wholesale Cuts of Beef

Name of Cut	Derived from	Zones														
		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
No. 1 Flank Bone-In.....	Spec. and Comm.....	13-25	12-75	13-00	12-50	12-50	12-00	13-00	12-50	12-00	11-25	11-25	11-25	12-50	12-25	12-75
No. 2 Flank Bone-In.....	Other Qualities.....	12-25	11-75	12-00	11-50	11-50	11-00	12-00	11-50	11-00	10-25	10-25	10-25	11-50	11-25	11-75
No. 1 Flank Boneless.....	Spec. and Comm.....	16-00	15-25	15-50	15-00	15-00	14-25	15-50	15-00	14-25	13-25	13-25	13-25	15-00	14-50	15-25
No. 2 Flank Boneless.....	Other Qualities.....	14-75	14-00	14-50	13-75	13-75	13-00	14-50	13-75	13-00	12-00	12-00	12-00	13-75	13-50	14-00
No. 1 Flank Steak.....	Spec. and Comm.....	24-75	24-00	24-50	23-75	23-75	23-00	24-50	23-75	23-00	22-25	22-25	22-25	23-75	23-50	24-00
No. 2 Flank Steak.....	Other Qualities.....	22-75	22-25	22-50	22-00	22-00	21-50	22-50	22-00	21-50	20-75	20-75	20-75	22-00	21-75	22-25
No. 1 Tenderloin weighing 5 lbs. and up.....	Any Quality.....	59-00	58-50	58-75	58-25	58-25	57-75	58-75	58-25	57-75	57-00	57-00	57-00	58-25	58-00	58-50
No. 2 Tenderloin weighing 4-5 lbs.....	Any Quality.....	56-25	55-75	56-00	55-50	55-50	55-00	56-00	55-50	55-00	54-25	54-25	54-25	55-50	55-25	55-75
No. 3 Tenderloin weighing less than 4 lbs.....	Any Quality.....	53-00	52-50	52-75	52-25	52-25	51-75	52-75	52-25	51-75	51-00	51-00	51-00	52-25	52-00	52-50
Shanks Bone-In.....	Any Quality.....	11-00	10-50	10-75	10-25	10-25	9-75	10-75	10-25	9-75	9-00	9-00	9-00	10-25	10-00	10-50
Shanks Boneless.....	Any Quality.....	18-75	17-75	18-25	17-50	17-50	16-50	18-25	17-50	16-50	15-50	15-50	15-50	17-50	17-00	17-75
No. 1 Brisket Point Bone-In..	Spec. and Comm.....	17-25	16-75	17-00	16-50	16-50	16-00	17-00	16-50	16-00	15-25	15-25	15-25	16-50	16-25	16-75
No. 2 Brisket Point Bone-In..	Other Qualities.....	14-75	14-25	14-50	14-00	14-00	13-50	14-50	14-00	13-50	12-75	12-75	12-75	14-00	13-75	14-25
No. 1 Brisket Point Boneless.	Spec. and Comm.....	25-00	24-25	24-75	24-00	24-00	23-25	24-75	24-00	23-25	22-25	22-25	22-25	24-00	23-50	24-25
No. 2 Brisket Point Boneless.	Other Qualities.....	21-00	20-25	20-50	20-00	20-00	19-25	20-50	20-00	19-25	18-25	18-25	18-25	20-00	19-50	20-25
Plates Bone-In.....	Any Quality.....	13-25	12-75	13-00	12-50	12-50	12-00	13-00	12-50	12-00	11-25	11-25	11-25	12-50	12-25	12-75
Plates Boneless.....	Any Quality.....	16-75	16-25	16-50	16-00	16-00	15-25	16-50	16-00	15-25	14-50	14-50	14-50	16-00	15-50	16-25

(Schedule "B" as substituted by Order No. 307).

SCHEDULE "C" TO ORDER No. 307

Maximum Wholesale Prices (in cents per pound) by Zones for Boneless Wholesale Cuts derived from Boner Beef or other qualities as stated below.

Name of Cut	Derived from	Zones						
		1	2	3	4	5	6	7
Ham Inside.....	Boner Beef.....	24.75	24.25	24.00	23.50	24.00	23.75	24.00
Ham Outside.....	Boner Beef.....	24.25	23.75	23.50	23.00	23.50	23.25	23.50
Knuckle.....	Boner Beef.....	24.75	24.25	24.00	23.50	24.00	23.75	24.00
Regular Roll.....	Boner Beef.....	25.75	25.25	25.00	24.50	25.00	24.75	25.00
Boneless Strip.....	Boner Beef.....	24.75	24.25	24.00	23.50	24.00	23.75	24.00
Sirloin Butt.....	Boner Beef.....	22.75	22.25	22.00	21.50	22.00	21.75	22.00
Shoulder Clod.....	Boner Beef.....	22.50	22.00	21.75	21.25	21.75	21.50	21.75
Chuck.....	Boner Beef.....	20.25	19.75	19.50	19.00	19.50	19.25	19.50
Trimnings.....	Any Quality.....	19.25	18.75	18.50	18.00	18.50	18.25	18.50
Minute Steaks.....	Any Quality.....	32.25	31.75	31.50	31.00	31.50	31.25	31.50
Hamburger.....	Any Quality.....	22.25	21.75	21.50	21.00	21.50	21.25	21.50
Bullmeat.....	Boner Beef.....	20.25	19.75	19.50	19.00	19.50	19.25	19.50

SCHEDULE "C" TO ORDER No. 307—Concluded

Maximum Wholesale Prices (in cents per pound) by Zones for Boneless Wholesale Cuts derived from Boner Beef or other qualities as stated below.

Name of Cut	Derived from	Zones							
		8	9	10	11	12	13	14	15
Ham Inside.....	Boner Beef.....	23.50	23.00	22.25	21.75	21.50	22.75	22.50	23.00
Ham Outside.....	Boner Beef.....	23.00	22.50	21.75	21.25	21.00	22.25	22.00	22.50
Knuckle.....	Boner Beef.....	23.50	23.00	22.25	21.75	21.50	22.75	22.50	23.00
Regular Roll.....	Boner Beef.....	24.50	24.00	23.25	22.75	22.50	23.75	23.50	24.00
Boneless Strip.....	Boner Beef.....	23.50	23.00	22.25	21.75	21.50	22.75	22.50	23.00
Sirloin Butt.....	Boner Beef.....	21.50	21.00	20.25	19.75	19.50	20.75	20.50	21.00
Shoulder Clod.....	Boner Beef.....	21.25	20.75	20.00	19.50	19.25	20.50	20.25	20.75
Chuck.....	Boner Beef.....	19.00	18.50	17.75	17.25	17.00	18.25	18.00	18.50
Trimnings.....	Any Quality.....	18.00	17.50	16.75	16.25	16.00	17.25	17.00	17.50
Minute Steaks.....	Any Quality.....	31.00	30.50	29.75	29.25	29.00	30.25	30.00	30.50
Hamburger.....	Any Quality.....	21.00	20.50	19.75	19.25	19.00	20.25	20.00	20.50
Bullmeat.....	Boner Beef.....	19.00	18.50	17.75	17.25	17.00	18.25	18.00	18.50

(Schedule "C" as substituted by Order No. 397).

SCHEDULE "D" TO ORDER No. 307

Explanation 1. This Schedule contains five Parts—one Part for each quality. The Maximum Price in any Zone of a quarter or major cut of any quality will be found in the applicable Part in the column headed by the Maximum Carcass price for that zone.

Explanation 2. This Schedule must also be used by a retailer in ascertaining his weighted average carcass cost according to the rules set forth in Part IV of this Order.

PART I—SPECIAL QUALITY

Prices (in cents per pound) Hind Quarters, Fore Quarters and Major Wholesale Cuts of Beef

CARCASS (OR SIDE).....	18-00	18-25	18-50	18-75	19-00	19-25	19-50	19-75	20-00
Hind Quarter	23-25	23-50	23-75	24-00	24-25	24-50	24-75	25-00	25-25
BONE IN CUTS—									
Long Hip.....	23-25	23-50	23-75	24-00	24-25	24-50	24-75	25-00	25-25
Short Hip.....	22-00	22-25	22-50	22-75	23-00	23-25	23-50	23-75	24-00
Long Loin.....	30-00	30-25	30-50	30-75	31-00	31-25	31-50	31-75	32-00
Short Loin.....	33-00	33-25	33-50	33-75	34-00	34-25	34-50	34-75	35-00
Shell Loin.....	34-75	35-00	35-50	35-75	36-00	36-25	36-50	36-75	37-00
Steak Piece.....	27-00	27-25	27-50	27-75	28-00	28-25	28-50	28-75	29-00
BONELESS CUTS—									
Short Hip.....	27-50	28-00	28-25	28-50	28-75	29-25	29-50	29-75	30-00
Strip Loin.....	39-75	40-00	40-50	40-75	41-00	41-25	41-75	42-00	42-25
Sirloin Butt.....	31-25	31-75	32-00	32-25	32-75	33-00	33-25	33-75	34-00
Fore Quarter	13-00	13-25	13-50	13-75	14-00	14-25	14-50	14-75	15-00
BONE IN CUTS—									
Triangle.....	11-75	12-00	12-25	12-50	12-75	13-00	13-25	13-50	13-75
Rack.....	15-50	15-75	16-00	16-25	16-50	16-75	17-00	17-25	17-50
Rib.....	21-00	21-25	21-50	21-75	22-00	22-25	22-50	22-75	23-00
Square Cut Chuck.....	13-00	13-25	13-50	13-75	14-00	14-25	14-50	14-75	15-00
Cross Cut Chuck.....	12-50	12-75	13-00	13-25	13-50	13-75	14-00	14-25	14-50
BONELESS CUTS—									
Rib.....	30-50	30-75	31-25	31-50	32-00	32-25	32-50	33-00	33-25
Square Cut Chuck.....	16-00	16-25	16-50	16-75	17-25	17-50	17-75	18-00	18-25
Shoulder Clod.....	16-25	16-75	17-00	17-50	17-75	18-00	18-50	18-75	19-00
CARCASS (OR SIDE).....	20-25	20-50	20-75	21-00	21-25	21-50	21-75	22-00	22-25
Hind Quarter	25-50	25-75	26-00	26-25	26-50	26-75	27-00	27-25	27-50
BONE IN CUTS—									
Long Hip.....	25-50	25-75	26-00	26-25	26-50	26-75	27-00	27-25	27-50
Short Hip.....	24-25	24-50	24-75	25-00	25-25	25-50	25-75	26-00	26-25
Long Loin.....	32-25	32-50	32-75	33-00	33-25	33-50	33-75	34-00	34-25
Short Loin.....	35-25	35-50	35-75	36-00	36-25	36-50	36-75	37-00	37-25
Shell Loin.....	37-50	37-75	38-00	38-25	38-50	38-75	39-00	39-25	39-50
Steak Piece.....	29-25	29-50	29-75	30-00	30-25	30-50	30-75	31-00	31-25
BONELESS CUTS—									
Short Hip.....	30-50	30-75	31-00	31-25	31-75	32-00	32-25	32-50	33-00
Strip Loin.....	42-75	43-00	43-50	43-75	44-00	44-25	44-50	44-75	45-00
Sirloin Butt.....	34-25	34-75	35-00	35-25	35-50	36-00	36-25	36-50	36-75
Fore Quarter	15-25	15-50	15-75	16-00	16-25	16-50	16-75	17-00	17-25
BONE IN CUTS—									
Triangle.....	14-00	14-25	14-50	14-75	15-00	15-25	15-50	15-75	16-00
Rack.....	17-75	18-00	18-25	18-50	18-75	19-00	19-25	19-50	19-75
Rib.....	23-25	23-50	23-75	24-00	24-25	24-50	24-75	25-00	25-25
Square Cut Chuck.....	15-25	15-50	15-75	16-00	16-25	16-50	16-75	17-00	17-25
Cross Cut Chuck.....	14-75	15-00	15-25	15-50	15-75	16-00	16-25	16-50	16-75
BONELESS CUTS—									
Rib.....	33-75	34-00	34-25	34-50	35-00	35-25	35-50	36-00	36-25
Square Cut Chuck.....	18-75	19-00	19-25	19-50	19-75	20-00	20-25	20-50	20-75
Shoulder Clod.....	19-25	19-75	20-25	20-50	20-75	21-25	21-75	22-25	22-75

(Schedule "D" as substituted by Order No. 397).

SCHEDULE "D" TO ORDER No. 307—Continued

PART II—COMMERCIAL QUALITY

Prices (in cents per pound) Hind Quarters, Fore Quarters and Major Wholesale Cuts of Beef

CARCASS (OR SIDE).....	17-00	17-25	17-50	17-75	18-00	18-25	18-50	18-75	19-00
Hind Quarter	21-75	22-00	22-25	22-50	22-75	23-00	23-25	23-50	23-75
BONE IN CUTS—									
Long Hip.....	21-75	22-00	22-25	22-50	22-75	23-00	23-25	23-50	23-75
Short Hip.....	20-25	20-50	20-75	21-00	21-25	21-50	21-75	22-00	22-25
Long Loin.....	28-50	28-75	29-00	29-25	29-50	29-75	30-00	30-25	30-50
Short Loin.....	31-00	31-25	31-50	31-75	32-00	32-25	32-50	32-75	33-00
Shell Loin.....	32-25	32-50	32-75	33-25	33-50	33-75	34-00	34-25	34-50
Steak Piece.....	26-00	26-25	26-50	26-75	27-00	27-25	27-50	27-75	28-00
BONELESS CUTS—									
Short Hip.....	25-50	25-75	26-00	26-50	26-75	27-00	27-25	27-75	28-00
Strip Loin.....	36-75	37-00	37-50	38-00	38-25	38-50	38-75	39-00	39-25
Sirloin Butt.....	29-75	30-00	30-50	30-75	31-25	31-50	31-75	32-00	32-50
Fore Quarter	12-50	12-75	13-00	13-25	13-50	13-75	14-00	14-25	14-50
BONE IN CUTS—									
Triangle.....	11-50	11-75	12-00	12-25	12-50	12-75	13-00	13-25	13-50
Rack.....	14-75	15-00	15-25	15-50	15-75	16-00	16-25	16-50	16-75
Rib.....	19-00	19-25	19-50	19-75	20-00	20-25	20-50	20-75	21-00
Square Cut Chuck.....	12-75	13-00	13-25	13-50	13-75	14-00	14-25	14-50	14-75
Cross Cut Chuck.....	12-25	12-50	12-75	13-00	13-25	13-50	13-75	14-00	14-25
BONELESS CUTS—									
Rib.....	27-50	27-75	28-00	28-50	28-75	29-25	29-50	30-00	30-25
Square Cut Chuck.....	15-50	16-00	16-25	16-50	16-75	17-25	17-50	17-75	18-00
Shoulder Clod.....	16-25	16-50	16-75	17-00	17-50	17-75	18-00	18-25	18-75
CARCASS (OR SIDE).....	19-25	19-50	19-75	20-00	20-25	20-50	20-75	21-00	21-25
Hind Quarter	24-00	24-25	24-50	24-75	25-00	25-25	25-50	25-75	26-00
BONE IN CUTS—									
Long Hip.....	24-00	24-25	24-50	24-75	25-00	25-25	25-50	25-75	26-00
Short Hip.....	22-50	22-75	23-00	23-25	23-50	23-75	24-00	24-25	24-50
Long Loin.....	30-75	31-00	31-25	31-50	31-75	32-00	32-25	32-50	32-75
Short Loin.....	33-25	33-50	33-75	34-00	34-25	34-50	34-75	35-00	35-25
Shell Loin.....	34-75	35-00	35-50	35-75	36-00	36-25	36-50	36-75	37-00
Steak Piece.....	28-25	28-50	28-75	29-00	29-25	29-50	29-75	30-00	30-25
BONELESS CUTS—									
Short Hip.....	28-25	28-50	29-00	29-25	29-50	29-75	30-25	30-50	30-75
Strip Loin.....	39-75	40-00	40-50	40-75	41-00	41-50	41-75	42-00	42-25
Sirloin Butt.....	32-75	33-25	33-50	33-75	34-00	34-50	34-75	35-00	35-25
Fore Quarter	14-75	15-00	15-25	15-50	15-75	16-00	16-25	16-50	16-75
BONE IN CUTS—									
Triangle.....	13-75	14-00	14-25	14-50	14-75	15-00	15-25	15-50	15-75
Rack.....	17-00	17-25	17-50	17-75	18-00	18-25	18-50	18-75	19-00
Rib.....	21-25	21-50	21-75	22-00	22-25	22-50	22-75	23-00	23-25
Square Cut Chuck.....	15-00	15-25	15-50	15-75	16-00	16-25	16-50	16-75	17-00
Cross Cut Chuck.....	14-50	14-75	15-00	15-25	15-50	15-75	16-00	16-25	16-50
BONELESS CUTS—									
Rib.....	30-50	31-00	31-25	31-50	32-00	32-25	32-75	33-00	33-25
Square Cut Chuck.....	18-50	18-75	19-00	19-25	19-50	19-75	20-00	20-25	20-50
Shoulder Clod.....	19-00	19-50	19-75	20-00	20-25	20-50	21-00	21-50	22-00

SCHEDULE "D" TO ORDER No. 307—Continued

PART III—PLAIN QUALITY

Prices (in cents per pound) Hind Quarters, Fore Quarters and Major Wholesale Cuts of Beef

CARCASS (OR SIDE)	15-50	15-75	16-00	16-25	16-50	16-75	17-00	17-25	17-50
Hind Quarter	19-75	20-00	20-25	20-50	20-75	21-00	21-25	21-50	21-75
BONE IN CUTS—									
Long Hip.....	20-25	20-50	20-75	21-00	21-25	21-50	21-75	22-00	22-25
Short Hip.....	19-50	19-75	20-00	20-25	20-50	20-75	21-00	21-25	21-50
Long Loin.....	24-50	24-75	25-00	25-25	25-50	25-75	26-00	26-25	26-50
Short Loin.....	27-00	27-25	27-50	27-75	28-00	28-25	28-50	28-75	29-00
Steak Piece.....	22-00	22-25	22-50	22-75	23-00	23-25	23-50	23-75	24-00
Fore Quarter	11-50	11-75	12-00	12-25	12-50	12-75	13-00	13-25	13-50
BONE IN CUTS—									
Triangle.....	10-75	11-00	11-25	11-50	11-75	12-00	12-25	12-50	12-75
Rack.....	13-75	14-00	14-25	14-50	14-75	15-00	15-25	15-50	15-75
Rib.....	17-00	17-25	17-50	17-75	18-00	18-25	18-50	18-75	19-00
Square Cut Chuck.....	12-50	12-75	13-00	13-25	13-50	13-75	14-00	14-25	14-50
Cross Cut Chuck.....	11-50	11-75	12-00	12-25	12-50	12-75	13-00	13-25	13-50
CARCASS (OR SIDE)	17-75	18-00	18-25	18-50	18-75	19-00	19-25	19-50	19-75
Hind Quarter	22-00	22-25	22-50	22-75	23-00	23-25	23-50	23-75	24-00
BONE IN CUTS—									
Long Hip.....	22-50	22-75	23-00	23-25	23-50	23-75	24-00	24-25	24-50
Short Hip.....	21-75	22-00	22-25	22-50	22-75	23-00	23-25	23-50	23-75
Long Loin.....	26-75	27-00	27-25	27-50	27-75	28-00	28-25	28-50	28-75
Short Loin.....	29-25	29-50	29-75	30-00	30-25	30-50	30-75	31-00	31-25
Steak Piece.....	24-25	24-50	24-75	25-00	25-25	25-50	25-75	26-00	26-25
Fore Quarter	13-75	14-00	14-25	14-50	14-75	15-00	15-25	15-50	15-75
BONE IN CUTS—									
Triangle.....	13-00	13-25	13-50	13-75	14-00	14-25	14-50	14-75	15-00
Rack.....	16-00	16-25	16-50	16-75	17-00	17-25	17-50	17-75	18-00
Rib.....	19-25	19-50	19-75	20-00	20-25	20-50	20-75	21-00	21-25
Square Cut Chuck.....	14-75	15-00	15-25	15-50	15-75	16-00	16-25	16-50	16-75
Cross Cut Chuck.....	13-75	14-00	14-25	14-50	14-75	15-00	15-25	15-50	15-75

SCHEDULE "D" TO ORDER No. 307—Continued

PART IV—COW AND BULL QUALITY

Prices (in cents per pound) Hind Quarters, Fore Quarters and Major Wholesale Cuts of Beef

CARCASS (OR SIDE).....	14-50	14-75	15-00	15-25	15-50	15-75	16-00	16-25	16-50
Hind Quarter.....	18-75	19-00	19-25	19-50	19-75	20-00	20-25	20-50	20-75
BONE IN CUTS—									
Long Hip.....	19-25	19-50	19-75	20-00	20-25	20-50	20-75	21-00	21-25
Short Hip.....	19-00	19-25	19-50	19-75	20-00	20-25	20-50	20-75	21-00
Long Loin.....	22-50	22-75	23-00	23-25	23-50	23-75	24-00	24-25	24-50
Short Loin.....	25-00	25-25	25-50	25-75	26-00	26-25	26-50	26-75	27-00
Shell Loin.....	25-00	25-25	25-50	26-00	26-25	26-50	26-75	27-00	27-25
Steak Piece.....	20-00	20-25	20-50	20-75	21-00	21-25	21-50	21-75	22-00
BONELESS CUTS—									
Short Hip.....	24-00	24-25	24-50	24-75	25-25	25-50	25-75	26-00	26-50
Strip Loin.....	28-50	28-75	29-25	29-75	30-00	30-25	30-50	30-75	31-00
Steak Piece.....	21-00	21-25	21-50	22-00	22-25	22-50	23-00	23-25	23-50
Fore Quarter.....	10-50	10-75	11-00	11-25	11-50	11-75	12-00	12-25	12-50
BONE IN CUTS—									
Triangle.....	10-25	10-50	10-75	11-00	11-25	11-50	11-75	12-00	12-25
Rack.....	12-25	12-50	12-75	13-00	13-25	13-50	13-75	14-00	14-25
Rib.....	14-50	14-75	15-00	15-25	15-50	15-75	16-00	16-25	16-50
Square Cut Chuck.....	11-25	11-50	11-75	12-00	12-25	12-50	12-75	13-00	13-25
Cross Cut Chuck.....	10-75	11-00	11-25	11-50	11-75	12-00	12-25	12-50	12-75
BONELESS—									
Rib.....	20-75	21-00	21-50	21-75	22-00	22-25	22-75	23-00	23-50
CARCASS (OR SIDE).....	16-75	17-00	17-25	17-50	17-75	18-00	18-25	18-50	18-75
Hind Quarter.....	21-00	21-25	21-50	21-75	22-00	22-25	22-50	22-75	23-00
BONE IN CUTS—									
Long Hip.....	21-50	21-75	22-00	22-25	22-50	22-75	23-00	23-25	23-50
Short Hip.....	21-25	21-50	21-75	22-00	22-25	22-50	22-75	23-00	23-25
Long Loin.....	24-75	25-00	25-25	25-50	25-75	26-00	26-25	26-50	26-75
Short Loin.....	27-25	27-50	27-75	28-00	28-25	28-50	28-75	29-00	29-25
Shell Loin.....	27-50	27-75	28-25	28-50	28-75	29-00	29-25	29-50	29-75
Steak Piece.....	22-25	22-50	22-75	23-00	23-25	23-50	23-75	24-00	24-25
BONELESS CUTS—									
Short Hip.....	26-75	27-00	27-25	27-50	28-00	28-25	28-50	28-75	29-25
Strip Loin.....	31-25	31-75	32-25	32-50	32-75	33-00	33-50	33-75	34-00
Steak Piece.....	24-00	24-25	24-50	25-00	25-25	25-50	25-75	26-25	26-50
Fore Quarter.....	12-75	13-00	13-25	13-50	13-75	14-00	14-25	14-50	14-75
BONE IN CUTS—									
Triangle.....	12-50	12-75	13-00	13-25	13-50	13-75	14-00	14-25	14-50
Rack.....	14-50	14-75	15-00	15-25	15-50	15-75	16-00	16-25	16-50
Rib.....	16-75	17-00	17-25	17-50	17-75	18-00	18-25	18-50	18-75
Square Cut Chuck.....	13-50	13-75	14-00	14-25	14-50	14-75	15-00	15-25	15-50
Cross Cut Chuck.....	13-00	13-25	13-50	13-75	14-00	14-25	14-50	14-75	15-00
BONELESS—									
Rib.....	23-75	24-00	24-25	24-75	25-00	25-25	25-75	26-00	26-25

SCHEDULE "D" TO ORDER No. 307—Concluded

PART V—CUTTER QUALITY

Prices (in cents per pound) Hind Quarters, Fore Quarters and Major Wholesale Cuts of Beef

CARCASS (OR SIDE).....	14.00	14.25	14.50	14.75	15.00	15.25	15.50	15.75	16.00
Hind Quarter	18.25	18.50	18.75	19.00	19.25	19.50	19.75	20.00	20.25
BONE IN CUTS—									
Long Hip.....	19.75	20.00	20.25	20.50	20.75	21.00	21.25	21.50	21.75
Short Hip.....	18.75	19.00	19.25	19.50	19.75	20.00	20.25	20.50	20.75
Long Loin.....	21.50	21.75	22.00	22.25	22.50	22.75	23.00	23.25	23.50
Fore Quarter	10.00	10.25	10.50	10.75	11.00	11.25	11.50	11.75	12.00
BONE IN CUTS—									
Rib.....	15.50	15.75	16.00	16.25	16.50	16.75	17.00	17.25	17.50
CARCASS (OR SIDE).....	16.25	16.50	16.75	17.00	17.25	17.50	17.75	18.00	18.25
Hind Quarter	20.50	20.75	21.00	21.25	21.50	21.75	22.00	22.25	22.50
BONE IN CUTS—									
Long Hip.....	22.00	22.25	22.50	22.75	23.00	23.25	23.50	23.75	24.00
Short Hip.....	21.00	21.25	21.50	21.75	22.00	22.25	22.50	22.75	23.00
Long Loin.....	23.75	24.00	24.25	24.50	24.75	25.00	25.25	25.50	25.75
Fore Quarter	12.25	12.50	12.75	13.00	13.25	13.50	13.75	14.00	14.25
BONE IN CUTS—									
Rib.....	17.75	18.00	18.25	18.50	18.75	19.00	19.25	19.50	19.75

SCHEDULE "E" TO ORDER No. 307

PART I

RETAIL BEEF PRICE CHART

Maximum Retail Prices (in cents per pound) for Authorized Retail Cuts of Beef Based on Weighted Average Carcass Cost

SPECIAL QUALITY

WEIGHTED AVERAGE CAR- CASS COST.....	18-00	18-25	18-50	18-75	19-00	19-25	19-50	19-75	20-00
AUTHORIZED CUTS									
Primary Cuts indicated by Num- bers and Secondary Cuts indicated by letters									
1. Shank, Hind Quarter (Boneless)...	21	22	22	22	23	23	24	24	24
2. Round Steak or Roast.	39	39	40	40	41	41	42	42	43
(a) Round Steak or Roast (Boneless).....	41	41	42	42	43	43	44	44	45
(b) Minced Round Steak....	41	41	42	42	43	43	44	44	45
3. Rump Roast, Round or Square End.....	39	39	40	40	41	41	41	41	42
4. Sirloin Tip (Boneless)....	42	42	42	43	43	43	44	45	45
(a) Cubed Sirloin Tip (Boneless)	48	48	48	49	49	49	50	51	51
5. Sirloin Steak or Roast.	43	44	44	45	45	46	46	47	47
(a) Sirloin Butt (Boneless).....	30	31	31	32	32	32	32	32	33
6. Flank Steak (Boneless)....	14	14	14	14	14	14	14	14	15
7. Flank, Trimmed.....	49	49	50	50	50	51	51	52	52
8. Porterhouse Steak or Roast.....	49	49	50	50	50	51	51	52	52
9. T-Bone Steak or Roast.....	46	47	47	48	48	49	49	49	49
10. Wing Steak or Roast.....									
(a) Strip Loin (Boneless).....	27	28	28	28	29	29	30	30	31
11. Rib Roast, 7 Rib-Bones Whole...									
(a) Rib Roast, 7 Rib-Bones (Boneless and Rolled Whole).....	37	39	39	39	40	40	41	41	43
(b) Prime Rib Roast, 5 Rib- Bones....	29	30	30	30	31	31	32	32	33
(c) Prime Rib Roast, 5 Rib- Bones (Boneless and Rolled)....	39	40	40	40	41	41	43	43	44
(d) Rib Roast, 6th and 7th Rib- Bones....	24	25	25	25	26	26	27	27	28
(e) Rolled Rib Roast, 6th and 7th Rib-Bones, Inside Roll (Boneless).....	39	40	40	40	41	41	43	43	44
(f) Rolled Rib Roast, 6th and 7th Rib-Bones, Outside Roll (Boneless)....	27	29	29	29	30	30	31	31	32
12. Short Ribs, Braising.....	12	12	13	13	13	14	15	15	16
13. Plate Brisket.....	11	11	12	13	13	14	14	14	14
(a) Plate Brisket (Boneless and Rolled)....	16	16	17	17	17	19	19	19	19
14. Brisket Point.....	11	11	12	12	12	13	13	14	14
(a) Brisket Point (Boneless and Rolled)....	19	19	20	21	21	23	23	24	24
15. Rolled Shoulder (Boneless)....	21	21	21	22	22	22	22	23	23
(a) Round Bone Shoulder Roast	22	22	23	24	24	24	24	24	24
16. Short or Cross Rib Roast.....	25	25	25	25	26	26	27	27	28
17. Blade Roast.....	22	23	23	24	24	24	24	25	25
18. Chuck Roast.....	21	21	22	23	23	23	23	23	23
(a) Chuck Roast (Boneless)....	25	25	26	27	27	27	27	27	27
19. Neck (Boneless).....	20	21	22	22	22	22	22	23	23
20. Shank, Front Quarter.....	11	11	11	12	12	13	13	13	13
(a) Shank, Knuckle End.....	8	8	8	9	9	10	10	10	10
(b) Shank, Centre Cut.....	18	18	18	19	19	20	20	20	20
(c) Shank Meat (Boneless)....	21	22	22	22	22	22	23	23	23
MISCELLANEOUS RETAIL CUTS—									
Stewing Meat (Boneless).....	21	22	22	22	22	22	23	23	23
Hamburger.....	21	21	21	21	22	23	23	23	23
Tenderloin.....	75	75	75	75	75	75	75	75	75

(Schedule "E" as substituted by Order No. 397).

SCHEDULE "E" TO ORDER No. 307

PART I—Concluded

RETAIL BEEF PRICE CHART

Maximum Retail Prices (in cents per pound) for Authorized Retail Cuts of Beef Based on Weighted Average Carcass Cost

SPECIAL QUALITY

WEIGHTED AVERAGE CAR- CASS COST.....	20-25	20-50	20-75	21-00	21-25	21-50	21-75	22-00	22-25
AUTHORIZED CUTS									
Primary Cuts indicated by Num- bers and Secondary Cuts indicated by letters									
1. Shank, Hind Quarter (Boneless)	24	25	25	25	26	26	27	27	27
2. Round Steak or Roast.....	43	43	44	44	44	45	45	46	46
(a) Round Steak or Roast (Boneless).....	45	45	46	46	46	47	47	48	48
(b) Minced Round Steak.....	45	45	46	46	46	47	47	48	48
3. Rump Roast, Round or Square End.....	42	43	44	44	45	45	45	46	46
4. Sirloin Tip (Boneless).....	45	45	45	46	47	47	47	48	48
(a) Cubed Sirloin Tip (Bone- less).....	51	51	51	52	53	53	53	54	54
5. Sirloin Steak or Roast.....	48	48	48	49	49	49	50	50	51
(a) Sirloin Butt (Boneless)....	47	47	48	48	48	49	49	50	50
6. Flank Steak (Boneless).....	33	33	33	33	33	34	34	34	35
7. Flank, Trimmed.....	15	15	16	16	17	17	17	18	18
8. Porterhouse Steak or Roast.....	53	54	54	55	55	56	56	56	57
9. T-Bone Steak or Roast.....	53	54	54	55	55	56	56	56	57
10. Wing Steak or Roast.....	49	50	50	51	51	51	52	52	53
(a) Strip Loin (Boneless).....	58	58	59	59	60	60	60	61	61
11. Rib Roast, 7 Rib-Bones Whole	31	32	32	33	34	34	35	35	36
(a) Rib Roast, 7 Rib-Bones (Boneless and Rolled Whole).....	43	44	44	45	46	46	47	47	48
(b) Prime Rib Roast, 5 Rib- Bones.....	33	34	34	35	36	36	37	37	38
(c) Prime Rib Roast, 5 Rib- Bones (Boneless and Rolled).....	44	46	46	47	48	48	49	49	50
(d) Rib Roast, 6th and 7th Rib- Bones.....	28	29	29	30	31	31	32	32	33
(e) Rolled Rib Roast, 6th and 7th Rib-Bones, Inside Roll (Boneless).....	44	46	46	47	48	48	49	49	50
(f) Rolled Rib Roast, 6th and 7th Rib-Bones, Outside Roll (Boneless).....	32	33	33	34	35	35	36	36	37
12. Short Ribs, Braising.....	16	16	16	16	16	16	16	17	17
13. Plate Brisket.....	15	15	15	15	15	16	16	17	17
(a) Plate Brisket (Boneless and Rolled).....	19	21	21	21	21	21	21	22	22
14. Brisket Point.....	14	14	15	15	15	15	15	16	16
(a) Brisket Point (Boneless and Rolled).....	24	25	25	25	25	25	26	27	27
15. Rolled Shoulder (Boneless)....	24	24	25	25	25	26	26	27	27
(a) Round Bone Shoulder Roast	25	25	26	26	26	27	27	27	27
16. Short or Cross Rib Roast.....	28	29	29	30	31	31	32	32	33
17. Blade Roast.....	26	26	27	27	27	28	28	28	29
18. Chuck Roast.....	24	24	25	25	25	26	26	26	26
(a) Chuck Roast (Boneless)....	28	28	29	29	29	30	30	30	30
19. Neck (Boneless).....	23	23	24	24	24	24	24	25	25
20. Shank, Front Quarter.....	13	13	13	13	13	14	14	14	14
(a) Shank, Knuckle End.....	10	10	10	10	10	11	11	11	11
(b) Shank, Centre Cut.....	20	20	20	20	20	21	21	21	21
(c) Shank Meat (Boneless).....	23	24	24	24	24	24	25	25	25
MISCELLANEOUS RETAIL CUTS									
Stewing Meat (Boneless).....	23	24	24	24	24	24	25	25	25
Hamburger.....	24	24	25	25	25	25	25	25	25
Tenderloin.....	75	75	75	75	75	75	75	75	75

SCHEDULE "E" TO ORDER No. 307

PART II

RETAIL BEEF PRICE CHART

Maximum Retail Prices (in cents per pound) for Authorized Retail Cuts of Beef Based on Weighted Average Carcass Cost

COMMERCIAL QUALITY

WEIGHTED AVERAGE CARCASS COST	17-00	17-25	17-50	17-75	18-00	18-25	18-50	18-75	19-00
AUTHORIZED CUTS									
Primary Cuts Indicated by Numbers and Secondary Cuts Indicated by Letters									
1. Shank, Hind Quarter (Boneless).....	19	19	20	20	20	20	20	21	21
2. Round Steak or Roast.....	35	36	36	36	36	37	37	38	38
(a) Round Steak or Roast (Boneless).....	37	38	38	38	38	39	39	40	40
(b) Minced Round Steak.....	37	38	38	38	38	39	39	40	40
3. Rump Roast, Round or Square End.....	35	35	36	36	36	37	37	38	38
4. Sirloin Tip (Boneless).....	38	38	38	39	40	40	40	40	41
(a) Cubed Sirloin Tip (Boneless).....	44	44	44	45	46	46	46	46	47
5. Sirloin Steak or Roast.....	38	39	39	40	41	41	42	42	43
(a) Sirloin Butt (Boneless).....	29	29	30	30	30	30	30	31	31
6. Flank Steak (Boneless).....	11	11	12	12	12	13	13	13	14
7. Flank, Trimmed.....	44	44	44	45	45	45	46	46	47
8. Porterhouse Steak or Roast.....	44	44	44	45	45	45	46	46	47
9. T-Bone Steak or Roast.....	40	41	42	42	43	43	44	44	44
10. Wing Steak or Roast.....	25	26	26	27	27	28	28	28	29
(a) Strip Loin (Boneless).....	35	36	36	37	37	39	39	39	40
11. Rib Roast, 7 Rib-Bones Whole.....	27	28	28	29	29	30	30	30	31
(a) Rib Roast, 7-Rib-Bones (Boneless and Rolled Whole).....	36	37	37	39	39	40	40	40	41
(b) Prime Rib Roast, 5 Rib- Bones.....	21	23	23	24	24	25	25	25	26
(c) Prime Rib Roast, 5-Rib- Bones (Boneless and Rolled).....	36	37	37	39	39	40	40	40	41
(d) Rib Roast, 6th and 7th Rib- Bones.....	24	26	26	27	27	29	29	29	30
(e) Rolled Rib Roast, 6th and 7th Rib-Bones Inside Roll (Boneless).....	12	12	12	12	12	12	13	14	14
(f) Rolled Rib Roast, 6th and 7th Rib-Bones Outside Roll (Boneless).....	12	12	12	12	12	12	13	13	13
12. Short Ribs, Braising.....	16	16	16	16	16	16	17	17	17
13. Plate Brisket.....	11	11	11	11	11	11	12	12	13
(a) Plate Brisket (Boneless and Rolled).....	18	18	18	18	18	18	20	20	21
14. Brisket Point.....	18	18	19	19	20	20	21	22	22
(a) Brisket Point (Boneless and Rolled).....	20	20	21	22	23	23	23	24	24
15. Rolled Shoulder (Boneless).....	23	24	25	25	26	26	27	27	27
(a) Round Bone Shoulder Roast.....	21	21	22	23	23	24	24	24	25
16. Short or Cross Rib Roast.....	19	19	20	21	22	22	22	23	23
17. Blade Roast.....	23	23	24	25	26	26	26	27	27
18. Chuck Roast.....	19	19	19	19	20	20	20	21	21
(a) Chuck Roast (Boneless).....	10	10	10	10	10	10	10	11	11
19. Neck (Boneless).....	6	6	6	6	6	6	6	7	7
20. Shank, Front Quarter.....	16	16	16	16	16	16	16	17	17
(a) Shank, Knuckle End.....	19	19	19	19	20	20	20	20	21
(b) Shank, Centre Cut.....									
(c) Shank Meat (Boneless).....									
MISCELLANEOUS RETAIL CUTS									
Stewing Meat (Boneless).....	19	19	19	19	19	20	20	20	21
Hamburger.....	18	18	19	19	20	20	20	20	20
Tenderloin.....	75	75	75	75	75	75	75	75	75

SCHEDULE "E" TO ORDER No. 307

PART II—Concluded

RETAIL BEEF PRICE CHART

Maximum Retail Prices (in cents per pound) for Authorized Retail Cuts of Beef Based on Weighted Average Carcass Cost

COMMERCIAL QUALITY

WEIGHTED AVERAGE CARCASS COST	19-25	19-50	19-75	20-00	20-25	20-50	20-75	21-00	21-25
AUTHORIZED CUTS									
Primary Cuts Indicated by Numbers and Secondary Cuts Indicated by Letters									
1. Shank, Hind Quarter (Boneless).....	21	22	22	23	23	24	24	24	24
2. Round Steak or Roast.....	39	39	39	40	40	41	41	42	42
(a) Round Steak or Roast (Boneless).....	41	41	41	42	42	43	43	44	44
(b) Minced Round Steak.....	41	41	41	42	42	43	43	44	44
3. Rump Roast, Round or Square End.....	38	39	39	40	40	40	41	41	42
4. Sirloin Tip (Boneless).....	41	42	42	43	44	44	44	44	44
(a) Cubed Sirloin Tip (Boneless).....	47	48	48	49	50	50	50	50	50
5. Sirloin Steak or Roast.....	43	43	44	44	45	45	45	46	46
(a) Sirloin Butt (Boneless).....	45	45	46	46	46	47	47	48	48
6. Flank Steak (Boneless).....	32	33	33	33	33	33	33	33	34
7. Flank, Trimmed.....	14	14	15	15	15	16	16	16	17
8. Porterhouse Steak or Roast.....	47	47	48	48	48	48	49	49	50
9. T-Bone Steak or Roast.....	47	47	48	48	48	48	49	49	50
10. Wing Steak or Roast.....	45	45	46	46	46	46	47	47	48
(a) Strip Loin (Boneless).....	54	54	55	55	56	56	57	57	57
11. Rib Roast, 7 Rib-Bones Whole.....	29	29	30	30	30	31	31	32	33
(a) Rib Roast, 7-Rib-Bones (Boneless and Rolled Whole).....	40	40	41	41	41	43	43	44	45
(b) Prime Rib Roast, 5 Rib-Bones.....	31	31	32	32	32	33	33	34	35
(c) Prime Rib Roast, 5 Rib-Bones (Boneless and Rolled).....	41	41	43	43	43	44	44	46	47
(d) Rib Roast, 6th and 7th Rib-Bones.....	26	26	27	27	27	28	28	29	30
(e) Rolled Rib Roast, 6th and 7th Rib-Bones Inside Roll (Boneless).....	41	41	43	43	43	44	44	46	47
(f) Rolled Rib Roast, 6th and 7th Rib-Bones Outside Roll (Boneless).....	30	30	31	31	31	32	32	33	34
12. Short Ribs, Braising.....	15	15	15	16	17	17	17	17	17
13. Plate Brisket.....	14	14	14	14	15	15	16	16	16
(a) Plate Brisket (Boneless and Rolled).....	18	18	18	18	20	20	21	21	21
14. Brisket Point.....	13	14	14	14	15	15	16	16	16
(a) Brisket Point (Boneless and Rolled).....	23	23	23	23	25	25	26	26	26
15. Rolled Shoulder (Boneless).....	22	23	23	24	25	25	25	25	25
(a) Round Bone Shoulder Roast.....	25	25	25	25	26	26	26	26	26
16. Short or Cross Rib Roast.....	28	28	29	29	29	30	30	31	32
17. Blade Roast.....	25	25	25	25	26	26	27	27	27
18. Chuck Roast.....	24	24	24	24	25	25	25	25	25
(a) Chuck Roast (Boneless).....	28	28	28	28	29	29	29	29	29
19. Neck (Boneless).....	21	22	22	23	23	24	24	24	24
20. Shank, Front Quarter.....	11	12	12	13	13	13	13	13	13
(a) Shank, Knuckle End.....	7	8	8	9	9	9	9	9	9
(b) Shank, Centre Cut.....	17	18	18	19	19	19	19	19	19
(c) Shank Meat (Boneless).....	21	22	22	22	23	24	24	24	24
MISCELLANEOUS RETAIL CUTS									
Stewing Meat (Boneless).....	21	22	22	22	23	24	24	24	24
Hamburger.....	21	22	22	23	23	23	23	23	23
Tenderloin.....	75	75	75	75	75	75	75	75	75

SCHEDULE "E" TO ORDER No. 307

PART III

RETAIL BEEF PRICE CHART

Maximum Retail Prices (in cents per pound) for Authorized Retail Cuts of Beef Based on Weighted Average Carcass Cost

PLAIN, COW AND BULL, AND CUTTER QUALITY

WEIGHTED AVERAGE CARCASS COST	14-00	14-25	14-50	14-75	15-00	15-25	15-50	15-75	16-00
AUTHORIZED CUTS									
Primary Cuts Indicated by Numbers and Secondary Cuts Indicated by Letters									
1. Shank, Hind Quarter (Boneless).....	16	16	16	17	17	17	17	18	19
2. Round Steak or Roast.....	30	30	30	31	31	32	32	32	32
(a) Round Steak or Roast (Boneless).....	32	32	33	33	33	34	34	34	34
(b) Minced Round Steak.....	32	32	33	33	33	34	34	34	34
3. Rump Roast, Round or Square End.....	29	29	30	30	30	30	30	32	32
4. Sirloin Tip (Boneless).....	31	31	32	32	33	34	34	34	35
(a) Cubed Sirloin Tip (Boneless).....	36	36	37	37	38	39	39	39	40
5. Sirloin Steak or Roast.....	32	33	33	33	34	34	35	35	36
(a) Sirloin Butt (Boneless).....	25	26	26	26	26	26	27	27	27
6. Flank Steak (Boneless).....	10	10	10	10	10	10	10	10	10
7. Flank, Trimmings.....	37	38	39	39	40	40	41	41	41
8. Porterhouse Steak or Roast.....	38	39	39	40	41	41	42	42	42
9. T-Bone Steak or Roast.....	34	35	35	36	36	37	38	38	39
10. Wing Steak or Roast.....	20	21	22	22	22	23	23	24	24
(a) Strip Loin (Boneless).....	28	29	31	31	31	32	32	33	33
11. Rib Roast, 7-Rib-Bones Whole.....	22	23	24	24	24	25	25	26	26
(a) Rib Roast, 7-Rib-Bones (Boneless and Rolled Whole).....	31	32	33	33	33	34	34	35	35
(b) Prime Rib Roast, 5 Rib-Bones.....	17	17	18	18	18	19	19	20	20
(c) Prime Rib Roast, 5 Rib-Bones (Boneless and Rolled).....	31	32	33	33	33	34	34	35	35
(d) Rib Roast, 6th and 7th Rib-Bones.....	16	17	18	18	18	20	20	22	22
(e) Rolled Rib Roast, 6th and 7th Rib-Bones Inside Roll (Boneless).....	10	10	10	10	11	11	11	11	11
(f) Rolled Rib Roast, 6th and 7th Rib-Bones Outside Roll (Boneless).....	8	8	8	9	10	10	10	10	11
12. Short Ribs, Braising.....	11	11	12	13	13	13	13	13	15
13. Plate Brisket.....	8	8	8	9	9	9	10	10	11
(a) Plate Brisket (Boneless and Rolled).....	14	14	15	15	17	17	18	18	18
14. Brisket Point.....	15	15	15	15	16	16	17	17	17
(a) Brisket Point (Boneless and Rolled).....	16	16	16	17	17	18	19	19	19
15. Rolled Shoulder (Boneless).....	18	19	20	20	20	21	21	22	22
(a) Round Bone Shoulder Roast.....	18	18	18	19	19	19	20	20	21
16. Short or Cross Rib Roast.....	16	16	16	17	17	17	18	18	18
17. Blade Roast.....	20	20	20	21	21	21	22	22	22
18. Chuck Roast.....	16	16	16	16	17	17	18	18	18
(a) Chuck Roast (Boneless).....	16	16	16	16	17	17	18	18	18
19. Neck (Boneless).....	8	8	8	8	9	9	9	9	10
20. Shank, Front Quarter.....	4	4	4	4	5	5	5	5	6
(a) Shank, Knuckle End.....	14	14	14	14	15	15	15	15	16
(b) Shank, Centre Cut.....	16	16	16	17	17	17	17	18	18
(c) Shank Meat (Boneless).....									
MISCELLANEOUS RETAIL CUTS									
Stewing Meat (Boneless).....	15	15	16	16	17	17	17	17	18
Hamburger.....	15	15	16	16	17	17	17	17	18
Tenderloin.....	70	70	70	70	70	70	70	70	70

SCHEDULE "E" TO ORDER No. 307

PART III—Concluded

RETAIL BEEF PRICE CHART

Maximum Retail Prices (in cents per pound) for Authorized Retail Cuts of Beef Based on Weighted Average Carcass Cost

PLAIN, COW AND BULL, AND CUTTER QUALITY

16-25	16-50	16-75	17-00	17-25	17-50	17-75	18-00	18-25	18-50	18-75	19-00	19-25	19-50	19-75
19	19	19	19	19	19	19	20	20	20	20	20	21	21	21
32	33	34	34	35	35	36	36	36	36	37	37	38	38	39
35	35	36	36	37	37	38	38	38	38	39	39	40	40	41
35	35	36	36	37	37	38	38	38	38	39	39	40	40	41
33	33	34	34	34	35	35	36	36	36	37	37	38	38	38
35	36	36	36	37	38	38	38	39	40	40	40	40	41	41
40	42	42	42	43	44	44	44	45	46	46	46	46	47	47
36	37	37	38	38	38	39	39	40	41	41	42	42	43	43
28	28	33	33	34	34	34	35	35	36	36	36	36	36	37
10	10	28	29	29	29	29	30	30	30	30	30	31	31	32
42	42	10	11	11	11	11	12	12	12	13	13	13	14	14
42	42	42	43	43	44	44	44	45	45	45	46	46	47	47
42	42	42	43	43	44	44	44	45	45	45	46	46	47	47
39	39	39	40	40	40	41	42	42	43	43	44	44	44	45
25	25	43	43	44	44	45	45	46	46	46	46	46	46	47
		26	26	27	27	28	28	28	29	29	29	30	30	30
35	35	36	36	37	37	39	39	39	40	40	40	41	41	41
27	27	28	28	29	29	30	30	30	31	31	31	32	32	32
36	36	37	37	39	39	40	40	40	41	41	41	43	43	43
21	21	23	23	24	24	25	25	25	26	26	26	27	27	27
36	36	37	37	39	39	40	40	40	41	41	41	43	43	43
24	24	26	26	27	27	29	29	29	30	30	30	31	31	31
11	12	12	12	12	12	12	13	14	14	15	15	15	16	17
11	12	12	12	12	12	12	13	13	13	14	14	14	14	15
15	16	16	16	16	16	16	17	17	17	18	18	18	18	20
11	11	11	11	11	11	11	12	12	13	13	14	14	14	15
18	19	19	19	19	19	19	21	21	21	23	23	23	23	25
17	18	18	19	19	20	20	21	22	22	22	23	23	24	25
19	20	20	21	22	23	23	23	24	24	25	25	25	25	26
23	23	24	25	25	26	26	27	27	27	28	28	29	29	29
21	21	21	22	23	23	24	24	24	25	25	25	25	25	26
18	19	19	20	21	22	22	22	23	23	24	24	24	24	25
22	23	23	24	25	26	26	26	27	27	28	28	28	28	29
18	19	19	19	19	20	20	20	21	21	21	22	22	23	23
10	10	10	10	10	10	10	10	11	11	11	12	12	13	13
6	6	6	6	6	6	6	6	7	7	7	8	8	9	9
16	16	16	16	16	16	16	16	17	17	17	18	18	19	19
18	19	19	19	19	19	19	19	20	20	20	20	21	21	21
18	18	19	19	19	20	20	20	20	20	21	22	22	23	23
70	70	70	70	70	70	70	70	70	70	70	70	70	70	70

SCHEDULE "F" TO ORDER No. 307

CARD FOR BEEF PRICE CHART EXTRACTED FROM SCHEDULE "E"

To be Furnished to Retailers

Maximum Retail Selling Prices in This Store for Authorized Retail Cuts of Beef during the Present Calendar Week.

Cuts Authorized by Wartime Prices and Trade Board	MAXIMUM PRICES IN CENTS PER POUND FOR AUTHORIZED RETAIL CUTS OF THE FOLLOWING QUALITIES				
	Red Brand Special Quality	Com- mercial Quality	Plain Quality	Cow and Bull Quality	Cutter Quality
1. Shank, Hind Quarter (Boneless).....					
2. Round Steak or Roast.....					
(a) Round Steak or Roast (Boneless).....					
(b) Minced Round Steak.....					
3. Rump Roast, Round or Square End.....					
4. Sirloin Tip (Boneless).....					
(a) Cubed Sirloin Tip (Boneless).....					
5. Sirloin Steak or Roast.....					
(a) Sirloin Butt (Boneless).....					
6. Flank Steak (Boneless).....					
7. Flank, Trimmed.....					
8. Porterhouse Steak or Roast.....					
9. T-Bone Steak or Roast.....					
10. Wing Steak or Roast.....					
(a) Strip Loin (Boneless).....					
11. Rib Roast, 7 Rib-Bones Whole.....					
(a) Rib Roast, 7 Rib-Bones (Boneless and Rolled Whole).....					
(b) Prime Rib Roast, 5 Rib-Bones.....					
(c) Prime Rib Roast, 5 Rib-Bones (Boneless and Rolled).....					
(d) Rib Roast, 6th and 7th Rib-Bones.....					
(e) Rolled Rib Roast, 6th and 7th Rib-Bones, Inside Roll (Bone- less).....					
(f) Rolled Rib Roast, 6th and 7th Rib-Bones, Outside Roll (Bone- less).....					
12. Short Ribs, Braising.....					
13. Plate Brisket.....					
(a) Plate Brisket (Boneless and Rolled).....					
14. Brisket Point.....					
(a) Brisket Point (Boneless and Rolled).....					
15. Rolled Shoulder (Boneless).....					
(a) Round Bone Shoulder Roast.....					
16. Short or Cross Rib Roast.....					
17. Blade Roast.....					
18. Chuck Roast.....					
(a) Chuck Roast (Boneless).....					
19. Neck (Boneless).....					
20. Shank, Front Quarter.....					
(a) Shank, Knuckle End.....					
(b) Shank, Centre Cut.....					
(c) Shank Meat (Boneless).....					
MISCELLANEOUS RETAIL CUTS—					
Stewing Meat (Boneless).....					
Hamburger.....					
Tenderloin.....					

NOTE.—Dotted lines at top and foot of each column indicate approximate locations of slots in each column through which Price Indicator Card Stub will be inserted.

(Schedule "F" as substituted by Order No. 397).

SCHEDULE "G" TO BOARD ORDER No. 307

MAXIMUM WHOLESALE PRICES FOR CANNED BEEF PRODUCTS BY ZONES

Kind of Product	Type of Container and Net Contents	Price Basis	ZONES														
			1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
1. Canned Spiced Beef.	Rectangular—6 lbs..	c. per pound.....	26.25	25.75	25.00	25.00	25.00	25.00	25.50	25.00	24.25	23.50	23.25	23.00	24.00	24.25	24.75
2. Canned Spiced Beef.	Round—12 oz.....	\$ and c. per doz...	2.52	2.46	2.40	2.40	2.40	2.40	2.46	2.40	2.33	2.27	2.24	2.21	2.29	2.32	2.38
3. Canned Spiced Beef.	Round—16 oz.....	\$ and c. per doz....	2.80	2.73	2.65	2.65	2.65	2.65	2.71	2.64	2.56	2.48	2.44	2.40	2.51	2.54	2.61

(Schedule "G" as added by Order No. 611)

WARTIME PRICES AND TRADE BOARD

ORDER No. 315

Maximum Rentals and Termination of Leases for Commercial Accommodation

(Consolidated as amended by Order No. 470, Order No. 478, Order No. 583
and Order No. 602)

made pursuant to authority conferred by Order in Council P.C. 9029, dated the 21st day of November, 1941, and amendments thereto.

This Board orders as follows:

Definitions.

1. For the purposes of this Order,

(a) "Board" means the Wartime Prices and Trade Board;

(b) "commercial accommodation" means

(i) any vacant land;

(ii) any land used for commercial purposes and let upon a ground lease;

(iii) any place of business;

(iv) any structure or part of a structure used for combined business and dwelling purposes under a lease that is made to one tenant or two or more tenants jointly and the rental payable under which has not been apportioned in respect of that part used for business purposes and that part used as a place of dwelling;

(v) any real property of which His Majesty in right of Canada or of any province thereof is tenant;

(Sub-clause (v) added by Order No. 583)

(c) "Court of Rental Appeals" means any Judge, judicial officer or barrister designated as such, for any particular area, by the Board;

(d) "landlord" means any person of whom another holds any right to the possession of any commercial accommodation and the heirs, executors, administrators and assigns of such person and, without restricting the generality of the foregoing, includes any person who lets or sub-lets or grants any leave and licence for the possession of any commercial accommodation, any person entitled to possession under any judgment or order of a Court or under any statute and any mortgagee or chargee in possession;

(e) "lease" means any enforceable contract for the letting or sub-letting of any commercial accommodation or any leave and licence for the use of any commercial accommodation, whether such contract or leave and licence is made orally or in writing; and each of the verbs "let", "rent" and "sub-let" shall have a corresponding extended meaning;

(f) "province" includes the North-West Territories and Yukon Territory;

(g) "rent" or "rental" means any payment or consideration, including any bonus or gratuity to or for the benefit of the landlord, for the possession of any commercial accommodation by the day, week, month, year or other period of time;

(h) "Rentals Administrator" means a person appointed as such by the Board and includes any person similarly appointed as a Deputy Rentals Administrator;

(i) "Rentals Appraiser" means any person appointed as such by the Board or by a Rentals Administrator;

(j) "tenant" means any person who holds possession of any commercial accommodation under any lease;

- (k) "term certain" means a period of possession of commercial accommodation, the right to which possession, according to the law of the province in which the accommodation is situated, would terminate at the end of the period without notice by either landlord or tenant.

Property and leases not affected by this Order

2. (1) The provisions of this Order shall not apply to

Exemptions
from Order.

- (a) any real property used solely for agricultural purposes;
- (b) any lease of any commercial accommodation in which lease His Majesty in right of Canada is landlord and Wartime Housing Limited is his agent;
- (c) any real property when let solely for the purpose of public entertainment or public exhibition (other than for the purpose of operating a moving picture theatre);
- (d) any commercial accommodation the rental for which is less than \$100.00 per year;

all of which are hereby exempted from the provisions of Section 5 of the Wartime Leasehold Regulations.

(2) In any case in which a Rentals Administrator has exempted any real property or any transaction or person from any provision of any previous Order of the Board, such property, transaction or person shall to the extent of such exemption be exempt from the corresponding provision of this Order unless and until a Rentals Administrator otherwise directs in writing.

(3) The provisions of Section 5 of the Wartime Leasehold Regulations and of Part I of this Order shall not apply to any commercial accommodation during the currency of any lease for a term certain of not less than five years which does not contain provision for its termination, on notice, before the end of the term thereof, and made on or after December 1, 1945, with the tenant in possession of such accommodation to whom the provisions of Section 13 do not apply.

(Subsection (3) as added by Order No. 583)

PART I—MAXIMUM RENTALS FOR COMMERCIAL ACCOMMODATION

3. Maximum rentals that have been fixed for commercial accommodation before October 1, 1943, or under this Order shall not be varied except in accordance with the provisions of this Order. Fixed
maximum
rentals.

4. (1) Fixed maximum rentals referred to in Section 3 are the following:

- (a) the rental lawfully payable under a lease in effect on October 11, 1941, for any commercial accommodation or, if there was no lease in effect for the accommodation on that date but there was a lease in effect for the accommodation at some time or times since January 1, 1940, the rental lawfully payable under the latest lease in effect between January 1, 1940 and October 11, 1941, (subject to the latest conclusive variation of such maximum rental heretofore made under the authority of the Board);
- (b) the rental lawfully payable under the first lease made between October 11, 1941 and December 10, 1942, for any commercial accommodation for which no maximum rental had been fixed on or before October 11, 1941, (subject to the latest conclusive variation of such maximum rental heretofore made under the authority of the Board);

Particular
fixed
maximum
rentals.

- (c) the maximum rental conclusively fixed under the authority of the Board for any commercial accommodation that was rented for the first time on December 10, 1942, or between December 10, 1942, and October 1, 1943.

(2) Maximum rentals payable under any lease referred to in clause (a) of subsection (1) preceding shall include the following:

- (a) a rental which is subject to seasonal variation during year-round possession, in which case the rental payable in each season shall be the maximum rental payable in any corresponding season;
- (b) a rental payable under a sub-lease made between a tenant and a sub-tenant and in effect at the same time as the lease referred to; in which case a lease may be made or renewed at the rental payable under the sub-lease if the same commercial accommodation, appurtenances, furniture, furnishings, equipment, fixtures, services and facilities are supplied as were supplied under the sub-lease;
- (c) an altered rental payable upon the exercise of an option contained in the lease; but, unless the option is exercised, such altered rental shall not constitute a maximum rental;
- (d) a rental payable for any commercial accommodation customarily rented only for a season or part of a season in which case the maximum daily, weekly, monthly and seasonal rentals in each season shall be the respective daily, weekly, monthly and seasonal rentals payable in the last corresponding season before October 11, 1941;
- (e) a rental which, by the terms of the lease, is to increase or decrease progressively during the term of the lease or is to be computed in a specified manner, whether on volume of business or profits or otherwise; provided that in any case in which a rental is to be computed on the tenant's volume of business, sales, profits or revenue, the amount of any tax imposed by law on or after June 23, 1942, on any goods or services sold or supplied by such tenant or the amount of any tax which the tenant has paid or is legally bound to pay to the person from whom he purchased such goods, upon which tax, by law, the tenant is not permitted a mark-up or profit, shall, for the purposes of this Order, be deemed not to constitute any part of such volume of business, sales, profits or revenue.

Lessening
accommo-
dation or
service, etc.

5. (1) Commercial accommodation for which there is a fixed maximum rental shall include all appurtenances, furniture, furnishings, equipment, fixtures, services and facilities that were supplied or were to be supplied by the landlord for such maximum rental.

(2) During the term of any lease now or hereafter in effect for any commercial accommodation or during any period of renewal or extension of such lease, no person shall, in the absence of an agreement between the landlord and tenant to the contrary, discontinue or lessen any heating, lighting or cold or hot water service supplied or to be supplied by the landlord unless he obtains from the Rentals Appraiser a written permit so to do and complies with the terms of such permit, or unless such discontinuance or lessening is due to governmental order or fuel not being available.

(3) An application for a permit shall be made on a form provided by the Board; and the Rentals Appraiser may grant or refuse a permit.

(4) If the landlord of any commercial accommodation for which there is a fixed maximum rental lessens the amount of the accommodation or of any appurtenances, furniture, furnishings, equipment, fixtures,

services or facilities which were supplied or to be supplied for the maximum rental, whether or not a permit has been granted under this Section, he shall, either before or within thirty days after the date of such lessening, make an application in accordance with Section 9 to the Rentals Appraiser for a variation of the maximum rental; provided that nothing in this subsection shall be deemed to authorize a landlord to break the conditions of any lease in effect for the accommodation.

6. If the landlord of any commercial accommodation, since the date on which the maximum rental therefor was last fixed, increases the amount of such accommodation or supplies any appurtenances, furniture, furnishings, equipment, fixtures, services or facilities that were not supplied for the rental fixed on such date, he shall not collect or receive any rental in excess of the maximum rental unless, upon application by him, the maximum rental is varied under the provisions of Section 7 and he complies with the provisions of Section 8.

Increasing accommodation or services, etc.

7. (1) An application may be made by the landlord of any commercial accommodation to the Rentals Appraiser for a variation of the fixed maximum rental for the accommodation by reason of any of the following special circumstances affecting such accommodation:

Variation of fixed maximum rentals.

- (a) an increase in the taxes or water rates payable by the landlord since the date on which the maximum rental was last fixed and resulting otherwise than from a structural alteration, addition or improvement; in which case, the Rentals Appraiser may increase the maximum rental by an amount which is commensurate with the amount of such increase in taxes or water rates;
- (b) an increase in the amount of the accommodation or the supplying of appurtenances, furniture, furnishings, equipment, fixtures, services or facilities that were not supplied or to be supplied for the maximum rental; in which case, the Rentals Appraiser may increase the maximum rental by an amount which is commensurate with the increased rental value of the accommodation, but in no event shall the maximum rental be increased to an amount that is higher than the rental generally prevailing on October 11, 1941, for similar accommodation in the neighbourhood;
- (c) the maximum rental is substantially lower than the rental generally prevailing on October 11, 1941, for similar accommodation in a similar neighbourhood or location in the same municipality; in which case the Rentals Appraiser may increase the maximum rental to an amount not exceeding such generally prevailing rental.

(2) An application may be made by a tenant of any commercial accommodation to the Rentals Appraiser for a variation of the fixed maximum rental of the accommodation by reason of the circumstance that

- (a) the maximum rental referred to in clause (b) of subsection (1) of Section 4 is higher than the rental generally prevailing on October 11, 1941, for similar commercial accommodation in a similar neighbourhood; in which case, the Rentals Appraiser may decrease the maximum rental to such generally prevailing rental; but an application shall not be made if the maximum rental was varied or fixed by a decision made under the authority of the Board or is an altered rental referred to in clause (c) of subsection (2) of Section 4; or
- (b) since the date on which the maximum rental for the accommodation was last fixed, there has been a lessening of the amount of the accommodation or of any appurtenances, furniture,

furnishings, equipment, fixtures, services or facilities that were supplied or to be supplied for the maximum rental; in which case, the Rentals Appraiser may decrease the maximum rental by an amount which is commensurate with the decreased rental value of the accommodation.

(3) No application by a landlord or a tenant for a variation of a fixed maximum rental shall be considered by a Rentals Appraiser unless it is by reason of one or more of the special circumstances set forth in this Section or in Section 5.

(4) Any variation of the maximum rental for any commercial accommodation under this Order shall be deemed to be the fixation of the maximum rental for such accommodation.

When an increased or decreased maximum rental may be charged.

8. (1) If a fixed maximum rental has been increased under subsection (1) of Section 7 and the tenant has not agreed to pay any increased rental, the increased maximum rental shall not be charged, demanded, received, collected or paid earlier than the expiration of the current term of the lease then in effect, but may be charged thereafter, if, in the case of a lease not for a term certain, the landlord has given the notice referred to in Section 15 or if, in the case of a lease for a term certain, the landlord has given the demand for renewal referred to in subsection (3) of Section 16. (As amended by Order No. 470).

(2) When the fixed maximum rental for any commercial accommodation has been increased under the provisions of this Order

- (a) by reason of any increase in the taxes or water rates referred to in clause (a) of subsection (1) of Section 7 and the tenant has agreed to pay an increased rental for that reason, the increased maximum rental may be collected to the extent of and in accordance with the agreement; or
- (b) by reason of an increase in the amount of the accommodation or the supplying of any appurtenances, furniture, furnishings, equipment, fixtures, services or facilities referred to in clause (b) of subsection (1) of Section 7 and the tenant has agreed to pay an increased rental for that reason, the increased maximum rental may be collected as from the date of such supplying to the extent of and in accordance with the agreement;
- (c) by reason of the circumstance referred to in clause (c) of subsection (1) of Section 7 and the tenant has agreed to pay an increased rental for that reason, the increased maximum rental may be collected as from the date on which the landlord's application was filed to the extent of and in accordance with the agreement;

provided that the right to collect, receive or pay any such increased rental shall be postponed until the date on which such maximum rental has been conclusively increased under the provisions of this Order.

(3) When the fixed maximum rental for any commercial accommodation has been decreased under this Order

- (a) by reason of the circumstance that the fixed maximum rental was higher than the rental generally prevailing on October 11, 1941, for similar commercial accommodation in a similar neighbourhood, the decreased maximum rental, in the case of a lease for a term certain, shall take effect from the expiration of the current term and in the case of a monthly or yearly lease, shall take effect at the end of the current lease month or lease year, as the case may be;
- (b) by reason of the lessening of any appurtenances, furniture, furnishings, equipment, fixtures, services or facilities, the decreased

maximum rental shall take effect from the date on which the lessening occurred;

and the lease in effect for such accommodation shall be deemed to have been amended accordingly.

(4) Notwithstanding the provisions of the Wartime Leasehold Regulations prohibiting the charging, demanding, receiving, collecting and paying of any rental in excess of the maximum rental, in any case in which the landlord of any commercial accommodation is entitled under this Order to make an application for an increased maximum rental for the accommodation, a lease may be made which provides for a rental higher than the fixed maximum rental subject to the maximum rental being varied under the provisions of this Order; but the right to collect, receive or pay any rental in excess of the fixed maximum rental shall be postponed until the date on which the maximum rental has been conclusively increased under the provisions of this Order.

9. (1) An application to a Rentals Appraiser for the variation of a fixed maximum rental shall be made in the following manner: Procedure for application for variation of maximum rentals.

- (a) a form of application provided by the Board shall be completed in duplicate by the applicant and all information required by such form shall be given;
- (b) both copies of the completed application shall be filed with the Rentals Appraiser;
- (c) the Rentals Appraiser shall forward a copy of the application to the opposite party by mail;
- (d) the opposite party to the application may within ten days after the date on which it was mailed to him forward or give to the Rentals Appraiser any written statement that he desires to make.

(2) The Rentals Appraiser may require such additional information from either party as he may direct, may conduct a hearing if he desires and may adopt such procedure as he deems proper.

(3) The Rentals Appraiser may require the evidence of the parties to be given under oath or affirmation and may administer such oath or affirmation, and may inspect the accommodation; but no expense shall be incurred without the written authorization of a Rentals Administrator.

(4) The Rentals Appraiser may fix or vary the maximum rental of the accommodation described in the application or may dismiss the application.

(5) A Rentals Appraiser of his own motion, may vary the maximum rental for any commercial accommodation by reason of the existence of any circumstance referred to in Section 7.

(6) Any decision by a Rentals Appraiser shall be on a form provided by the Board and the decision shall continue in effect until varied by a decision made by the Court of Rental Appeals or by a Rentals Administrator. (*As amended by Order No. 478*)

(7) On any application, no costs shall be awarded to either party.

10. (1) The landlord of any commercial accommodation described in subsection (2) following shall, before or within thirty days after making a lease therefor, make an application to the Rentals Appraiser to fix the maximum rental therefor; and a landlord who has made the application may collect the rental payable under the lease until the maximum rental is fixed but, if he does not make the application within such thirty days, Fixation of maximum rental not previously fixed.

the tenant may thereafter withhold payment of all rental until the landlord has made the application but shall notify the Rentals Appraiser that the application has not been made.

(2) Commercial accommodation to which this Section applies shall be:

- (a) that for which there is no maximum rental; (*As amended by Order No. 478*)
- (b) that which has been altered since the date on which the maximum rental therefor was last fixed, resulting in substantially different accommodation;
- (c) that which has been customarily rented for a season or seasons only, if rented for any period not included in such season or seasons;
- (d) that which has been converted from housing accommodation;
- (e) that for which the maximum rental is not ascertainable by the landlord.

(3) If there is no lease in effect for the commercial accommodation at the time of the application, the landlord shall complete a form of application provided by the Board and shall furnish such information as the Rentals Appraiser may require and the provisions of sub-sections (2), (3), (4) and (6) of Section 9 shall apply to the application.

(4) If there is a lease in effect for the commercial accommodation at the time of the application, all of the provisions of Section 9 (except subsection (5)) shall apply as if the application were for variation of a fixed maximum rental.

(5) If there is a lease in effect for the commercial accommodation at the time of the application, the maximum rental fixed under this Section shall take effect from the date of the commencement of the lease; and, if the rental payable under the lease is higher than such fixed maximum rental, the lease shall be deemed to have been amended accordingly.

(6) In no case shall a maximum rental for any commercial accommodation be fixed under this Section at an amount that is higher than the rental generally prevailing on October 11, 1941, for similar accommodation in a similar neighbourhood.

(7) A Rentals Appraiser may, of his own motion, fix the maximum rental for any commercial accommodation referred to in this Section. (*As amended by Order No. 478*)

(8) Any decision by a Rentals Appraiser shall be on a form provided by the Board and the decision shall continue in effect until varied by a decision made by the Court of Rental Appeals or by a Rentals Administrator. (*As amended by Order No. 478*)

Appeal from
Rentals
Appraiser.

11. (1) The decision of a Rentals Appraiser fixing or varying the maximum rental for any commercial accommodation or dismissing an application for a fixation or variation of the maximum rental for any commercial accommodation may be appealed by either party to the Court of Rental Appeals.

(2) An appeal shall be made in the following manner:

- (a) a notice of appeal provided by the Board shall be completed in duplicate by the party who is appealing;
- (b) the party who is appealing shall, within thirty days after the date of the Rentals Appraiser's decision,
 - (i) serve one copy of the notice of appeal on the opposite party, if any, by personal service or by prepaid registered mail;
 - (ii) file the other copy and proof of service on any opposite party with the Rentals Appraiser or other officer designated

by the Rentals Administrator. (*As amended by Order No. 478*)

- (c) the Rentals Appraiser shall ascertain from the Court of Rental Appeals the date of the hearing of the appeal and shall forward to each of the parties by mail a notice stating the date of hearing unless such Court itself sends such notice;
- (d) the Rentals Appraiser shall forward to the Court of Rental Appeals a copy of his decision, all material filed on the application and a memorandum setting forth such additional facts as were established before him; and such material and memorandum shall be open to inspection by either party;
- (e) on the appeal, any relevant evidence may be submitted by either party.

(3) The Court of Rental Appeals may require such information in such manner as it may direct, may adopt such procedure at the hearing as it deems proper, may inspect the accommodation and, for the purpose of informing itself in the execution of its powers and duties, shall have the powers of a commissioner appointed under the Inquiries Act (R.S.C. 1927, Chapter 99); but no expense shall be incurred without the written authorization of a Rentals Administrator.

(4) The said Court may confirm or revoke the decision of the Rentals Appraiser or make such variation or fixation of the maximum rental as could be made by the Rentals Appraiser under the provisions of this Order.

(5) The decision of the said Court shall be on a form provided by the Board, shall be conclusive, and shall take effect as if it were the decision of the Rentals Appraiser. (*As amended by Order No. 478*)

(6) On any appeal under this Section, no costs shall be awarded to either party.

PART II—TERMINATION OF LEASES FOR COMMERCIAL ACCOMMODATION

(NOTE: Sections 12 to 19 following added by Order No. 470 and as amended by Order No. 478).

12. Except as provided in Sections 13 and 14, no tenant of any commercial accommodation shall be dispossessed of such accommodation or be evicted therefrom and no landlord shall demand that any tenant vacate or deliver up possession of any commercial accommodation. Dispossession under this Order.

13. The landlord may recover possession of the accommodation in accordance with the law of the province in which it is situated if the tenant Dispossession under provincial law.

- (a) is in default in payment of rent for fifteen days or longer, but if the maximum rental for the accommodation has been increased by a decision made under the authority of the Board and the tenant has agreed to pay an increased rental, such increase in the maximum rental shall, with respect to accrued instalments of rental, become due and payable as of the date of such decision; (*As amended by Order No. 478*)
- (b) is breaking any material provision of his lease, other than a provision to vacate; provided that the landlord, before exercising his rights under this Section by reason of this clause, shall inform the tenant in writing of the nature of the alleged breach; or
- (c) is, or was at the time of making the lease, the landlord's employee, servant or agent; or

- (d) must vacate in order to enable the landlord to comply with the order of any duly constituted authority under the law of the province or municipality in which the accommodation is situated, declaring such accommodation as dangerous or unfit for occupancy; or
- (e) has given to the landlord, after the making of the lease for the accommodation but not as a term of the lease or a condition of obtaining it, a written notice of his intention to vacate the accommodation on a stated date and has failed to so vacate; or
- (f) is in occupation under a lease for a term certain, has received from the landlord a demand for renewal in accordance with Section 16, has not given to the landlord a notice of renewal in accordance with Section 17, and has failed to vacate at the end of such term certain; or
- (g) is in occupation under a lease that is not for a term certain, has received from the landlord a notice in accordance with Section 15, and has not given to the landlord a notice in accordance with such Section; or
- (h) has been given a notice to vacate in accordance with Section 14, or
- (i) is a tenant of His Majesty in right of Canada or of any province thereof; or
- (j) is in possession under a lease that is not for a term certain and has been given before January 2, 1945, a notice to vacate in accordance with the law of such province; or
- (k) has been convicted of using the accommodation for an immoral or illegal purpose; or
- (l) is in possession under a lease for a term certain of five months or less made on or after January 2, 1945, provided that this clause shall only apply to the first such lease made in any period of twelve months; or
- (m) is in possession under a lease for a term certain which contains provision for its termination, on notice, before the end of the term thereof and has been given, before January 2, 1945, a notice of termination of such lease in accordance with such provision; or
- (n) is a tenant of any municipal corporation; or
- (o) is a tenant in respect of whom an order has been made by the Court of Rental Appeals under Section 14.

(Clauses (l) and (m) added by Order No. 478; clause (n) added by Order No. 583; clause (o) added by Order No. 602)

Disposition
of obnoxious
tenants.

14. (1) If the landlord of any commercial accommodation wishes to terminate the tenant's lease because of the tenant or his sub-tenant or someone occupying the accommodation is obnoxious to the other occupant or occupants of the building in which the accommodation is situated, or tends to harm its character, or because the tenant or his sub-tenant or someone occupying the accommodation is damaging the accommodation or because the tenant or sub-tenant by not taking reasonable care of it is causing it to deteriorate, the landlord may apply to the Court of Rental Appeals for an order exempting the lease from the provisions of this Part.

(2) The application shall be made in the following manner:

- (a) a form of application provided by the Board shall be completed in duplicate by the landlord and all information required by such form shall be given;
- (b) both copies of the application shall be filed with the Rentals Appraiser;

- (c) the Rentals Appraiser shall ascertain from the Court of Rental Appeals the date of the hearing of the application;
- (d) the Rentals Appraiser shall forward by registered mail
 - (i) to the tenant a copy of the application and a notice stating the date on which the Court of Rental Appeals will hear the application, and
 - (ii) to the landlord a notice stating the date on which the Court of Rental Appeals will hear the application;
- (e) the Rentals Appraiser shall forward to the Court of Rental Appeals all material filed on the application.

(3) On the hearing of the application, the Court of Rental Appeals may require such information in such manner as it may direct, may adopt such procedure as it deems proper and may grant or refuse the order; but no costs shall be awarded to either party.

(As amended by Order No. 583)

* 15. (1) If the rental of any commercial accommodation payable under a lease that is not for a term certain is less than the fixed maximum rental for the accommodation the landlord may give to the tenant a notice which shall be in the form set forth in the Appendix to this Order as Form No. 1, requiring the tenant to pay a specified increased rental not exceeding the fixed maximum rental for the accommodation. Increasing rental to maximum rental.

(2) The notice referred to in subsection (1) shall be given not later than the time prescribed by the law of the province in which the accommodation is situated for the giving of a notice to vacate, and shall require payment of the increased rental from the date on which the tenant would have been required to vacate had the notice been a notice to vacate under such law.

(3) Unless the tenant, within fifteen days after receipt of the notice, gives to the landlord a notice in writing agreeing to pay such increased rental, the notice given by the landlord shall be deemed to have terminated the lease and the landlord may recover possession of the accommodation in accordance with the law of the province in which it is situated.

16. (1) If the landlord under any lease of commercial accommodation for a term certain desires to ascertain whether the tenant is willing to renew the lease or intends to vacate the accommodation at the end of the term, he may give to the tenant a demand for renewal, which shall not be given earlier than three months before the date of expiration of the term or later than fifteen days before such date of expiration. Landlord's demand for renewal.

(2) A demand for renewal at the same rental shall be in the form set forth in the Appendix to this Order as Form No. 2.

(3) If the rental payable under the lease is less than the fixed maximum rental for such accommodation the landlord may require payment of a specified increased rental, not exceeding the maximum rental, if the tenant renews the lease; and in such case, the demand shall be in the form set forth in the Appendix to this Order as Form No. 3.

(4) Any demand for renewal given under this Section may require the tenant to renew his lease for a term certain of not more than five years and not less than one year, but if the lease in effect at the time of giving the demand for renewal is for a term certain of less than five years the tenant shall not be required to renew his lease for a longer period than that granted under such lease.

17. (1) If the tenant of any commercial accommodation for a term certain has been given a demand for renewal in accordance with Section 16 and desires to renew his lease, he shall, within fifteen days after receipt Tenant's notice of renewal.

of such demand, give to the landlord a notice of renewal in the form set forth in the Appendix to this Order as Form No. 4.

(2) In the absence of agreement to the contrary, a notice of renewal may not be withdrawn.

(3) Each renewal for a term certain arising under a notice of renewal given under this Section shall constitute a lease for the term specified in the demand for renewal but otherwise containing the same conditions as were contained in the lease in effect at the time the demand for renewal was given except in so far as any of such conditions are inconsistent with the provisions of the Wartime Leasehold Regulations or of this Order and except as to any increase in rental resulting from a demand for renewal given under subsection (3) of Section 16 preceding.

Overholding
in absence
of demand
for renewal.

18. (1) If the tenant of any commercial accommodation under a lease for a term certain to whom the provisions of Section 13 do not apply has not been given a demand for renewal, he may, at his option, vacate the accommodation at the end of the term of the lease or remain in possession of the accommodation; but, if he remains in possession of the accommodation the nature of the tenancy shall be governed by the law of the province in which the accommodation is situated unless the landlord before accepting payment of rent for any period of occupancy after the end of the term of the lease requires that the tenancy shall be from month to month in which case the tenancy shall be from month to month and all the conditions of the term certain lease shall apply so far as they are consistent with a tenancy from month to month.

(2) Notwithstanding anything contained in this Order, a landlord of any commercial accommodation shall be entitled

- (a) in the case of a lease for a term certain containing provision for its termination, on notice, before the end of the term thereof, to give notice of termination in accordance with such provision; and
- (b) in the case of a lease not for a term certain and other than a monthly lease, to give notice of termination of such lease in accordance with the law of the province in which the accommodation is situated;

provided, however, that the tenant shall be entitled to remain in possession of the accommodation after such date of termination as a tenant from month to month and all the conditions of the lease so terminated shall apply in so far as they are consistent with a tenancy from month to month.

(As amended by Order No. 583)

Rights
of sub-
tenants.

19. (1) A sub-tenant of any commercial accommodation shall have, in respect of the tenant of the accommodation, the same rights and obligations under this Order as the tenant has in respect of his landlord.

(2) If the tenant's lease for any commercial accommodation is lawfully terminated, no sub-tenant of the accommodation may remain in occupation of the accommodation after the date of such termination.

PART III—GENERAL PROVISIONS

All leases
amended.

20. All leases made before, on or after October 1, 1943, shall be deemed to be amended in so far as is necessary to give effect to the provisions of this Order.

Applications,
etc., by wives,
etc.

21. For the purposes of this Order, any application, statement or other document that is required or permitted by this Order to be made, filed or posted by any person may be made, filed or posted by the widow, widower or legal representative of any such person or the wife or husband of any such person who is a member of His Majesty's Forces.

22. (1) No person shall make any false or misleading statement or representation in or in respect of any application, return, receipt, statement or other document that is required or permitted by or under this Order to be given, made, filed or posted. False statement.

(2) No person shall dispossess or evict any tenant from any commercial accommodation, or require any tenant to vacate or deliver up possession of any commercial accommodation for refusal to pay a rental in excess of the maximum rental for the accommodation.

23. Any agreement in a lease under which the tenant agrees to waive any of his rights under this Order shall be null and void. Agreement to waive rights.

24. (1) Any payment passing to the landlord in consideration of the right to possession or right to continue in possession of any commercial accommodation shall be deemed to be rental. Certain consideration deemed to be rental.

(2) Any agreement of sale of commercial accommodation which provides for forfeiture in the event of default in payment of the purchase price without liability for the unpaid part of such price shall, for the purpose of this Order, be deemed to be a lease and any payments made thereunder shall be deemed to be rental.

(3) If any agreement between a landlord and a tenant of any commercial accommodation provides for payment by the tenant, in addition to the stipulated rental, of any sum as consideration for an option granted to the tenant to purchase the accommodation, such sum shall be deemed to be rental.

25. In every case in which a lease or renewal of a lease for any commercial accommodation is made Statement by landlord to tenant.

- (a) to a new tenant, or
- (b) at a change in rental, or
- (c) involving a change in the furniture, furnishings, equipment, fixtures, services or facilities of the accommodation,

the landlord or his agent shall, at the time of making such lease or renewal, give to the tenant a signed statement on a form provided by the Board, showing the maximum rental for the accommodation and such further information as is required by the form, and shall forward a signed copy of the statement to the Regional Rentals Office within ten days thereafter.

26. (1) Notwithstanding anything contained in this Order, a Rentals Administrator may Powers of Rentals Administrator.

- (a) require any person to furnish any information in any specified form and manner;
- (b) enter or authorize any other person to enter any commercial accommodation to inspect it or to examine any books, records and documents relating thereto;
- (c) require any person to produce any or all books, records and documents relating to any commercial accommodation at any place before the Rentals Administrator or before any person appointed by him; and may take or authorize any person to take possession of any or all such books, records and documents;
- (d) exempt any lease from any provision of this Order, effective on and after such date as he may designate;
- (e) fix or vary the maximum rental for any commercial accommodation that is not the subject of a pending application or appeal;
- (f) refer to a Rentals Appraiser the fixation or variation of any maximum rental that has not been fixed or varied by a decision made under the authority of the Board;

- (g) vary any decision of a Rentals Appraiser that is not the subject of a pending appeal or, with the approval of the Chairman of the Board, vary any decision of a Court of Rental Appeals fixing or varying a maximum rental;
- (h) authorize the re-opening of any decision fixing or varying a maximum rental and the re-consideration of the matter as if the decision had not been made;
- (i) for any area, appoint any person as a Rentals Appraiser with such of the powers of a Rentals Appraiser under this Order as he may designate;
- (j) determine whether any particular real property is housing accommodation or commercial accommodation or shared accommodation or a hotel or any real property or accommodation referred to in subsection (1) of Section 2 and may direct that such real property shall be governed by the provisions of such Order of the Board as he may designate accordingly and such determination and direction shall be conclusive.

(2) A Rentals Administrator shall have the powers of a commissioner appointed under the Inquiries Act.

(3) The method and procedure of exercising his powers shall be such as a Rentals Administrator may adopt.

(4) The decision of a Rentals Administrator shall be final and conclusive.

Area having
no Rentals
Appraiser.

27. (1) In any area in which no Rentals Appraiser is appointed, all applications under this Order shall be made to the Court of Rental Appeals for such area, in which case all of the provisions of this Order shall apply as if the application were made to a Rentals Appraiser and the decision of that Court shall be conclusive as between the parties.

Area having
no Court
of Rental
Appeals.

(2) In any area in which no Court of Rental Appeals is appointed, all appeals under Section 11 shall be made

(a) in all provinces except Quebec, to any Judge of the County or District Court of the county or district in which the accommodation concerned is situated, and

(b) in the cities of Quebec and Montreal in the province of Quebec, to the Court of Sessions of the Peace and, in other areas of that province, to the District Magistrate for the district in which the accommodation concerned is situated.

On any such appeal, all of the provisions of this Order shall apply and be construed as if such Judge, Court or Magistrate, as the case may be, were a Court of Rental Appeals.

Previous
Orders.

28. Orders Nos. 108 and 183 of the Board are hereby revoked and the provisions of this Order are substituted therefor; provided that

(a) all applications received before October 1, 1943, by a Rentals Committee or by a Court under the provisions of Order No. 108, or required to be made under such provisions by reason of a notice to vacate given before October 1, 1943, shall be disposed of in accordance with that Order, and

(b) the provisions of Order No. 108 shall govern all rights and obligations resulting from a notice to vacate, demand for renewal or notice of renewal given before October 1, 1943, in accordance with such provisions.

29. This Order shall be effective on and after the 1st day of October, 1943.

Made at Ottawa, the 7th day of September, 1943.

D. GORDON,
Chairman.

APPENDIX

Forms

FORM No. 1

NOTICE TO TENANT TO PAY INCREASED RENTAL

(Lease not for a term certain)

Date.....

To (name and address of tenant)

1. Take notice that on and after the.....day of....., 194 , next, I require you to pay a rental of \$..... per month, being a rental not in excess of the maximum rental for the commercial accommodation of which you are my tenant.

2. And further take notice that unless you notify me in writing within fifteen days after you receive this notice that you will pay a rental of \$..... per month, you must vacate the commercial accommodation known as..... on the.....day of....., 194 , next.
(fill in same date as in paragraph 1)

.....
Landlord.

FORM No. 2

LANDLORD'S DEMAND FOR RENEWAL AT SAME RENTAL

(Lease for a term certain)

Date.....

To (name and address of tenant)

Take notice that, if you desire to renew your lease of commercial accommodation known as.....for a further term certain ofyear(s)
(not more than 5 years or less than one year—if expiring lease less than 5 years not longer than the term of such lease)

commencing the.....day of....., 194 , next, at \$..... per month, being the rental payable under your present lease, you are required to complete the attached notice of renewal, being Form No. 4 in the Appendix of Forms to Order No. 315 of the Wartime Prices and Trade Board and return it to me within fifteen days after you receive this demand for renewal or you may give to me, within that time, a notice of renewal in the same words as said Form No. 4, but if you do not give to me a notice of renewal within fifteen days you will have no further right to possession of the accommodation after the termination of your present lease.

.....
Landlord.

FORM No. 3

LANDLORD'S DEMAND FOR RENEWAL AT INCREASED RENTAL

(Lease for a term certain)

Date.....

To (name and address of tenant)

Take notice that, if you desire to renew your lease of commercial accommodation known as....., for a further term certain ofyear(s), (not more than 5 years or less than one year—if expiring lease less than 5 years not longer than the term of such lease)

commencing the.....day of....., 194 , next, at a rental of \$..... per month, being a rental not in excess of the maximum rental for the accommodation, you are required to complete the attached notice of renewal, being Form No. 4 in the Appendix of Forms to Order No. 315 of the Wartime Prices and Trade Board and return it to me within fifteen days after you receive this demand for renewal or you may give to me, within that time, a notice of renewal in the same words as said Form No. 4, but if you do not give to me a notice of renewal within fifteen days you will have no further right to possession of the accommodation after the termination of your present lease.

.....
Landlord.

FORM No. 4

TENANT'S NOTICE OF RENEWAL

Date.....

To (name and address of landlord)

Take notice that, at the termination of my lease of commercial accommodation known as....., I desire to renew the lease for a further term certain of.....year(s) at \$..... per month, being the term and rental specified in your demand for renewal.

.....
Tenant.

WARTIME PRICES AND TRADE BOARD

ORDER No. 316

Respecting Maximum Rentals for Hotel Accommodation

(Consolidated as amended by Order No. 461)

Made pursuant to authority conferred by Order in Council P.C. 9029, dated the 21st day of November, 1941, and amendments thereto, this Board orders as follows:—

1. For the purpose of this Order unless the context otherwise requires, **Definitions.**

- (a) "Board" means the Wartime Prices and Trade Board;
- (b) "checking-out hour" means the time at which the hotel day ends and by which time a guest must vacate the hotel accommodation to avoid charges for further occupancy;
- (c) "double occupancy" means occupancy of the same hotel accommodation by two persons;
- (d) "hotel" means any establishment, generally recognized as a hotel in its community, the operator of which for remuneration
 - (i) in one or more buildings, furnishes sleeping and living accommodation with or without meals, to the travelling public; and
 - (ii) receives and lodges all persons seeking shelter, unless there is reasonable ground for refusal; and
 - (iii) has customarily kept a register in which the guests, on arrival, record their names and addresses; and
 - (iv) assumes responsibility for the goods and chattels of its guests in accordance with the law of the province in which the hotel is situated;

(Clause (d) as substituted by Order No. 461.)

- (e) "hotel accommodation" means any room or suite of rooms in a hotel;
- (f) "Hotel Rates Committee" means any person or persons appointed as such for any area or areas by the Board or by a Rentals Administrator;
- (g) "maximum rate card" means the maximum rate card provided by the Board;
- (h) "other occupancy" means
 - (i) occupancy of the same hotel accommodation by more than two persons, or
 - (ii) occupancy of hotel accommodation for other than living and sleeping purposes;
- (i) "plan of operation" means
 - (i) "American plan" under which the guest is entitled to occupancy of hotel accommodation and three meals per day for an inclusive rate; or
 - (ii) "Continental plan" under which the guest is entitled to occupancy of hotel accommodation and breakfast for an inclusive rate; or
 - (iii) "European plan" under which the guest is entitled to occupancy of hotel accommodation for a rate which does not include any meals;
- (j) "province" includes the North West Territories and Yukon Territory;

- (k) "rate" or "rental" means any payment or consideration including any bonus or gratuity to or for the benefit of the operator of a hotel, for the occupancy of any hotel accommodation by the day, week, month or other period of time;
- (l) "Rentals Administrator" means a person duly appointed as such by the Board and any person similarly appointed as a Deputy Rentals Administrator;
- (m) "seasonal hotel" means a hotel which operates only for a season or seasons or for a part of a season in any year;
- (n) "single occupancy" means occupancy of hotel accommodation by one person only;
- (o) "year-round hotel" means a hotel which customarily operates continuously throughout the year.

Fixed
maximum
rates.

2. Maximum rates that have been fixed by or under the authority of the Board for hotel accommodation before October 1, 1943, or under this Order shall not be varied except in accordance with the provisions of this Order.

Weekly and
monthly
rates.

3. (1) In any case in which the schedule in effect for any year-round hotel on July 1, 1943, included a weekly rate as well as a daily rate for any hotel accommodation in the hotel and the operator, by agreement with a guest, lets that accommodation by the week, the maximum rate that may be charged, demanded, received, collected or paid for that accommodation shall be that weekly rate; and such weekly rate shall be shown on the rate-schedule filed under Section 4.

(2) In any case in which the schedule in effect for any year-round hotel on July 1, 1943, included a monthly rate as well as a daily rate for any hotel accommodation in the hotel, and the operator, by agreement with a guest, lets that accommodation by the month, the maximum rate that may be charged, demanded, received, collected or paid for that accommodation shall be that monthly rate; and such monthly rate shall be shown on the rate-schedule filed under Section 4.

Filling of
rate-schedule.

4. (1) Every operator of a year-round hotel which was operated on October 11, 1941, shall, not later than November 30, 1943, file with the Rentals Administration, Wartime Prices and Trade Board, Ottawa, the rate-schedule on a form provided by the Board, showing the rates in effect on October 11, 1941, for single, double or other occupancy, or the rates now in effect if they have been varied under the authority of the Board, for all hotel accommodation in the hotel, and shall give all information required by such form.

(2) Every operator of a year-round hotel not operated on October 11, 1941, but operated at some time between that date and October 1, 1943, shall, not later than November 30, 1943, file with the Rentals Administration, Wartime Prices and Trade Board, Ottawa, the rate-schedule on a form provided by the Board, showing the rates now in effect for single, double, or other occupancy of all hotel accommodation in the hotel and shall give all information required by such form.

(3) Every operator of a seasonal hotel operated on or before October 11, 1941, shall, not later than November 30, 1943, file with the Rentals Administration, Wartime Prices and Trade Board, Ottawa, the rate-schedule on a form provided by the Board, showing the rates in effect for single, double or other occupancy, by the day, week and month in the last corresponding season before October 11, 1941, or the rates now in effect if they have been varied under the authority of the Board, for all hotel accommodation in the hotel and shall give all information required by such form.

(4) Every operator of a seasonal hotel not operated on or before October 11, 1941, but operated at some time between October 11, 1941, and October 1, 1943, shall, not later than November 30, 1943, file with the Rentals Administration, Wartime Prices and Trade Board, Ottawa, the rate-schedule on a form provided by the Board, showing the rates now in effect for single, double or other occupancy by the day, week, and month, for all hotel accommodation in the hotel and shall give all information required by such form.

(5) The rates for any hotel accommodation shown on the rate-schedule filed in accordance with this Section shall be the lawful maximum rates that may be charged, demanded, received, collected or paid for such accommodation unless and until varied under the provisions of this Order.

5. (1) Every operator of a hotel shall keep posted in a conspicuous place in each hotel accommodation in the hotel a maximum rate card, on a form provided by the Board, showing the maximum rates therefor for single, double or other occupancy in accordance with the rate-schedule filed under Section 4 and showing such further information as may be required by such card, and no hotel accommodation shall be let unless such rate card is posted. Posting
maximum
rate card.

(2) No person shall alter, deface, destroy, or remove any maximum rate card posted in accordance with this Order.

6. (1) Hotel accommodation for which there is any fixed maximum rate shall include all appurtenances, furniture, furnishings, equipment, fixtures, services, meals and facilities that were supplied for such maximum rate. Lessening
accommo-
dation or
services, etc.

(2) If the operator of any hotel lessens any hotel accommodation or any appurtenances, furniture, furnishings, equipment, fixtures, services, meals or facilities which were supplied for a fixed minimum rate for the accommodation, he shall, either before or forthwith after the date of such lessening, make an application under Section 8 for a variation of the fixed maximum rate.

7. If the operator of any hotel increases the amount of any hotel accommodation or supplies any appurtenances, furniture, furnishings, equipment, fixtures, services, meals or facilities that were not supplied for a fixed maximum rate for the accommodation, he shall not collect or receive any rate in excess of the fixed maximum rate unless and until it is varied under Section 8. Increasing
accommo-
dation or
services, etc.

8. (1) An application may be made by the operator of any hotel to the Hotel Rates Committee for a variation of any fixed maximum rate for any hotel accommodation by reason of any of the following special circumstances affecting the accommodation since the date on which the maximum rate was last fixed. Variation
of fixed
maximum
rates.

(a) a substantial increase in operating costs due to new or additional services or facilities supplied for the convenience or comfort of the guests occupying the accommodation; in which case, the Hotel Rates Committee may increase the maximum rate by an amount which is commensurate with the increased rental value of the accommodation, but in no event shall the maximum rate be increased to an amount that is higher than the rate generally prevailing on October 11, 1941, for similar accommodation in comparable hotels;

(b) an alteration resulting in improved or increased accommodation or the supplying of any appurtenances, furniture, furnishings, equipment, fixtures, meals or facilities that were not supplied for the maximum rate; in which case, the Hotel Rates Committee may increase the maximum rate by an amount which is com-

mensurate with the increased rental value of the accommodation, but in no event shall the maximum rate be increased to an amount that is higher than the rate generally prevailing on October 11, 1941, for similar accommodation in comparable hotels;

- (c) a lessening of the accommodation or of the appurtenances, furniture, furnishings, fixtures, equipment, services, meals or facilities that were supplied for the maximum rate; in which case, the Hotel Rates Committee may decrease the maximum rate by an amount which is commensurate with the decreased rental value of the accommodation.

(2) No application by an operator for a variation of any fixed maximum rate for any hotel accommodation shall be considered by the Hotel Rates Committee unless it is by reason of one or more of the special circumstances set forth in this Section.

(3) Any variation of the maximum rate for any hotel accommodation under this order shall be deemed to be the fixation of the maximum rate for the accommodation.

Fixation of
maximum
rate not
previously
fixed.

9. (1) The operator of any hotel in which there is hotel accommodation described in subsection (2) following shall, before letting such accommodation, make an application to the Hotel Rates Committee to fix the maximum rates therefor, and shall attach to the application a rate-schedule, on a form provided by the Board, showing the proposed rates for all such accommodation.

(2) Hotel accommodation to which this Section applies shall be:

(a) hotel accommodation for which there was no maximum rate in effect on October 1, 1943;

(b) hotel accommodation in a seasonal hotel operated before October 1, 1943, for a season or seasons only, if the hotel is subsequently operated for any period not in such season or seasons.

Procedure for
application
for variation
or fixation
of maximum
rate.

10. (1) An application to the Hotel Rates Committee for the variation or fixation of a fixed maximum rate shall be made in the following manner:

(a) a form of application provided by the Board shall be completed by the applicant and all information required by such form shall be given;

(b) the application form duly completed shall be forwarded to the Hotel Rates Committee, Rentals Administration, Wartime Prices and Trade Board, Ottawa.

(2) The Hotel Rates Committee shall have the powers of a commissioner appointed under the Inquiries Act (R.S.C. 1927, Chapter 99) and may require such additional information as it may direct and may adopt such procedure as it deems proper.

(3) The Hotel Rates Committee may require the evidence to be given under oath or affirmation and may administer such oath or affirmation, and may inspect the accommodation; but no expense shall be incurred without the written authorization of a Rentals Administrator.

(4) The Hotel Rates Committee may fix or vary the maximum rate for the accommodation described in the application or may dismiss the application.

(5) A Hotel Rates Committee, of its own motion, may vary the maximum rate for any hotel accommodation by reason of the existence of any circumstance referred to in Section 8, or fix the maximum rate for any hotel accommodation referred to in Section 9.

(6) Any decision by the Hotel Rates Committee shall be on a form provided by the Board and shall be conclusive.

11. Whenever a maximum rate for any hotel accommodation has been varied under this Order, the operator of the hotel in which the accommodation is situated shall thereafter keep posted in a conspicuous place in such accommodation a maximum rate card showing the varied maximum rate for single, double and other occupancy thereof and such further information as may be required by such card.

Posting new maximum rate cards after variation of rate.

12. If the operator of any hotel changes or discontinues a plan of operation, he shall, either before or forthwith after the date of such change or discontinuance, send a notice in writing to the Hotel Rates Committee setting forth the reason therefor.

Change in plan of operation.

13. (1) Every operator of a hotel shall keep posted in a conspicuous place in the hotel a notice setting forth the checking-out hour.

Checking-out hour.

(2) For the maximum daily rate the guest of any hotel accommodation shall be entitled to occupy it until the checking-out hour following his occupancy thereof for a night or part of a night.

14. (1) Notwithstanding anything contained in this Order, a Rentals Administrator may

Powers of Rental Administrator.

(a) require or authorize another to require any person to furnish any information in any specified form and manner;

(b) enter or authorize another to enter any hotel or hotel accommodation to inspect it or to examine books, records and documents relating thereto;

(c) require or authorize another to require any person to produce any or all books, records and documents relating to any hotel or hotel accommodation at any place before the Rentals Administrator or before any designated person and may take or authorize any person to take possession of any or all such books, records and documents;

(d) fix or vary the maximum rate for any hotel accommodation;

(e) refer to any Hotel Rates Committee the fixation or variation of the maximum rate for any hotel accommodation;

(f) revoke or vary any decision of any Hotel Rates Committee;

(g) authorize the re-opening of any decision fixing or varying a maximum rate for hotel accommodation and the reconsideration of the matter as if the decision had not been made;

(h) appoint any person or persons as a Hotel Rates Committee for any area or areas;

(i) determine whether any particular real property is or is not hotel accommodation to which the provisions of this Order shall apply.

(2) A Rentals Administrator shall have the powers of a Commissioner appointed under the Inquiries Act (R.S.C. 1927, Chapter 99).

(3) The method and procedure of exercising his powers shall be such as a Rentals Administrator may adopt.

(4) The decision of a Rentals Administrator shall be final and conclusive.

15. (1) This order comes into force on October 1, 1943, and subject as provided in Section 15 of this Order revokes and replaces Board Order No. 146.

Effective date and previous Orders.

(2) Administrator's Order No. A-211 is revoked as of November 1, 1943.

16. Notwithstanding the revocation of Board Order No. 146, the operator of any year-round hotel in any area described in Schedule A or B of said Order No. 146 may at any time before November 1, 1943 apply under the provisions of clause (a) or clause (b) as the case may be, of subsection (1) of Section 4 thereof for an increase of the maximum rental for any hotel accommodation in his hotel as if the said Order was not revoked, and any such application shall be made in accordance with the provisions of Section 10 of this Order and all the provisions of this Order shall apply as if the application had been made under this Order.

Made at Ottawa, the 7th day of September, 1943.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 336

Respecting Exemptions from Maximum Prices

(Consolidated as amended by Orders Nos. 490, 509 and 560)

Explanatory Note: Section 7 of the Wartime Prices and Trade Regulations provides that the maximum price at which any person may sell or offer to sell any goods or any services referred to in the Regulations shall be the highest lawful price at which he sold goods or services of the same kind and quality during the basic period from September 15, 1941, to October 11, 1941, both dates inclusive. The Section further provides that such maximum price shall also be the maximum price at which he may sell or offer to sell goods of a substantially similar kind and quality not sold by him during the basic period. The Section also listed the sales to which the maximum prices fixed by the Section were not to apply.

Order No. 189 of the Board, as amended by Orders Nos. 199 and 270, added to and consolidated the list of sales that were to be exempt from maximum prices fixed by Section 7 of the Regulations and provided that, unless a contrary intention appeared, those sales were also to be exempt from maximum prices fixed, approved or concurred in by the Board.

The purpose of this Order is to vary the exemptions set forth in the Regulations and in Order No. 189 as amended.

In Part I of this Order are listed the sales that not only are exempt from basic period maximum prices but are exempt also from any price-fixing Order made, approved or concurred in by or under authority of the Board. In Part II are listed the sales that, although exempt from basic period maximum prices, are not exempt from such price-fixing Orders.

Therefore, under powers given to the Board by the Wartime Prices and Trade Regulations, being Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board hereby orders as follows:—

1. This Order shall come into force on December 1, 1943.
2. Order No. 189 of the Board, as amended by Orders Nos. 199 and 270, and Order No. 86 of the Board, are hereby revoked and are replaced by this Order.
3. The sales set forth in clauses (a) to (f) inclusive of subsection (2) of Section 7 of The Wartime Prices and Trade Regulations are hereby varied and the sales that shall be exempt from any basic period maximum price fixed by that Section shall instead be those set forth in Sections 4 and 5 of this Order.

Part I—Sales Exempt From Basic Period Maximum Prices and From Price-Fixing Orders

4. The following sales shall be exempt from the seller's basic period maximum price fixed by Section 7 of The Wartime Prices and Trade Regulations and shall also be exempt from any maximum price fixed by any order made, approved or concurred in by or under authority of the Board, except to the extent that a contrary intention may be expressed in that Order:

Item 1. Any sale of goods for export when such export is made by the seller or his agent and any sale of goods to the Canadian Export Board shall be regarded as a sale of those goods for export; but this exemption shall not extend to or include either

(a) the sale in Canada or in Canadian territorial waters of any ships' stores or ships' equipment (other than sales while in bond of goods imported into Canada in bond) when delivery to the ship concerned is made in Canada or in Canadian territorial waters; or

(b) the sale of any goods to any passenger or member of the crew while on board any ship of Canadian registry or any ship operated by any person resident in Canada, whether the sale is made within or outside Canadian territorial waters.

(Item 1 as substituted by Order No. 560).

Item 2. Sales of any goods or services by any person to the Department of Munitions and Supply or any agency thereof when purchasing goods or services for or on behalf of such Department. For the purposes of this Order each of the persons listed in Schedule A to this Order shall be deemed to be such an agency.

Item 3. Sales by any person of any goods in any canteen or mess situated within the limits of any military, naval or Air Force camp, barracks, dockyard or similar establishment.

Item 4. Sales of alcoholic beverages.

(Item 4 as substituted by Order No. 509).

Item 5. The sale by any person of meat derived from livestock accepted for exhibition at public fairs and exhibitions held with the approval of the Department of Agriculture of any province.

Item 6. The sale or transfer of bills of exchange, securities, title deeds and other similar instruments.

Item 7. The sale by any person of any goods by auction in cases in which such procedure is the normal practice and is followed in good faith and without any intention of evading or attempting to evade any provision of The Wartime Prices and Trade Regulations or of any Order made, approved or concurred in by or under authority of the Board. This exemption, however, shall not apply to any specific named used goods for which a maximum price is fixed by any Order made, approved or concurred in by or under authority of the Board. Whenever any specific named used goods for which a maximum price is fixed are sold by auction, they shall be sold separately. (*See footnote*).

Item 8. The sale by auction of any specific named used goods for which a maximum price is fixed by any Order made, approved or concurred in by or under authority of the Board, when the proceeds of the auction are to be disbursed for any charitable or patriotic purpose; and whenever the purpose is brought into question, the seller is required to furnish all information necessary to establish that the proceeds are so disbursed. (*See footnote*).

(Items 7 and 8 as substituted by Order No. 490).

Part II—Sales Exempt From Basic Period Maximum Prices But Not Exempt From Price-Fixing Orders

5. (1) The sale by any person to any other person of any of the following goods shall be exempt from the seller's basic period maximum price fixed by Section 7 of The Wartime Prices and Trade Regulations, but shall be subject to any maximum price fixed by any order made, approved or concurred in by or under authority of the Board except to the extent that a contrary intention may be expressed in that order:—

Item 1. Fresh fruits, fresh vegetables and greenhouse products; but this exemption shall not apply to nuts.

Item 2. Nursery stock; cut flowers; and dulse.

Item 3. Seeds, bulbs, corms, rhizomes and other stock for the production of flowers; registered and certified grades of seeds as described in the Seeds Act (1937 Statutes of Canada, Chapter 40) and in the regulations made under the authority of such Act; and all other seeds, bulbs, roots and other stock for the purpose of seeding or planting to produce plants.

Item 4. Hay; straw; wheat and rye.

Item 5. Bird seed and feed intended for the feeding of song birds or other birds not of commercial value for the production of eggs, meat or feathers.

Item 6. Christmas trees.

Item 7. Raw and wholly or partly dressed fur skins of all kinds, and garments and wearing apparel wholly of fur.

Item 8. Live animals, birds, fish, insects and other living creatures, except clams, lobsters, oysters, crabs, shrimps, scallops, winkles and other shell fish.

Item 9. Salt for the use of the sea or gulf fisheries.

Item 10. Printed matter imported into Canada under Tariff Items 169, 170, 171, 172, 173 and 182, and geographical, topographical and astronomical globes imported into Canada under Tariff Item 697.

Item 11. Newspapers, magazines and periodicals.

Item 12. Paintings, etchings, engravings, drawings, sculptures, architectural works of art and photographs other than personal portraits made by professional photographers for a price.

Item 13. New and used postage, excise or customs stamps and labels; impressed postage dies on postal cards, envelopes, bands and wrappers; any other Government stamped paper; and philatelic albums of all kinds.

(2) The following sales shall also be exempt from the seller's basic period maximum price fixed by Section 7 of The Wartime Prices and Trade Regulations, but shall be subject to any maximum price fixed by any Order made, approved or concurred in by or under authority of the Board, except to the extent that a contrary intention may be expressed in that order:—

Item 1. Sales of the following by the primary producer or processor to any other person: fresh, frozen, cured, canned or otherwise processed codfish, herring (including sardines), haddock, pollock, mackerel, hake, smelts, halibut, all fresh water fish (except salmon and other fish which inhabit fresh water only temporarily), lobsters, clams, oysters, crabs, shrimps, scallops, winkles and other shell fish.

(Item 1 as substituted by Order No. 490).

Item 2. Sales of the following by the primary producer to any manufacturer, processor, wholesaler, retailer or other dealer: meats, dressed poultry, eggs, milk, cream, dairy butter, farm-made cheese, honey, maple syrup and fish not exempted in Item 1 of this subsection.

- Item 3.* Sales of the following by one primary producer of agricultural products, live stock, poultry, live-stock products or poultry products to another such primary producer, including exchanges and barter between two such primary producers, but excluding sales, exchanges or barter for the purpose of resale: Grain, farm implements or repair parts therefor, machinery or repair parts therefor, sacks, fencing, fence posts, milk cans, stecklings, cordwood, fertilizers, bees, bee supplies, meats, poultry, poultry products, farm-made dairy products, wool, hides, or other agricultural products or supplies.
- Item 4.* The sale or supplying of custom-milling, seed cleaning or other agricultural services by one primary producer, as described in Item 3 preceding, to another such primary producer.
- Item 5.* The sale by any person of his personal or household effects to any other person (*See footnote*).
- Item 6.* Isolated sales of any goods or services by any person not in the business of selling such goods or services. (*See footnote*).
- (Items 5 and 6 as substituted by Order No. 490.)
- Item 7.* Sales of Canadian raw leaf pipe tobacco by a tobacco grower to a licensed tobacco packer holding a licence under the Excise Act 1934 and amendments.
- Item 8.* Sales of dry whole and split péas by a primary producer to a processor.
- (Items 7 and 8 as added by Order No. 490.)

Effect of Revocation of Price Fixing Order

6. If the maximum price at which specified sales of any goods or services may be made is fixed by or under the authority of an Order and that Order is revoked or otherwise ceases to apply, such sales of those goods or services shall thereafter be exempt from any maximum price except to the extent that the revoking Order or a subsequent Order provides to the contrary.

(Section 6 as substituted by Order 490.)

Reasonable and Just Prices

7. Notwithstanding any exemption from maximum prices, the Regulations provide that no person shall sell or offer to sell any goods or services at a price that is higher than is reasonable and just. Nothing in this Order shall be construed as authorizing any person to sell any goods or services at a price that is higher than is reasonable and just.

8. The Schedules to this Order shall form part of this Order.

Made at Ottawa, November 17, 1943.

D. GORDON,
Chairman.

NOTE: The following is a list of specific named *Used Goods* for which a maximum price is fixed by Orders made prior to February 20, 1945. Enquiries should be made for Orders on any used goods made on and after February 20, 1945.

Bags
Bagging and baling material
Barrels
Baskets
Beds, Metal
Beer Bottles (Provinces of N.B. and N.S.)
Bicycles
Binoculars
Bottles for drugs, toilet goods, food, spirits and wine
Boxes (orange)
Cameras
Clothing
Construction Machinery and Equipment

Cooking and Heating Appliances
 Crates (lettuce, berry)
 Drums (containers)
 Electric Equipment
 Hampers
 Jars for foods
 Lenses
 Machine Tools
 Metal Pipe
 Metal Bed Springs
 Motors, electric
 Motor Vehicles (commercial and passenger)
 Musical Instruments
 Office Machinery
 Pails
 Photographic Equipment
 Radios and Tubes (domestic)
 Rags, wiping (unwashed)
 Ranges, domestic
 Refrigerators, mechanical household
 Sewing Machines, domestic and industrial
 Sheet Metal Working Machines
 Steel Shafting
 Steel, structural
 Stoves, domestic
 Tires (rubber)
 Typewriters
 Vacuum Cleaners (domestic)
 Washing Machines, domestic electric
 Woodworking Machines

SCHEDULE A TO ORDER No. 336

Each of the following shall be deemed to be an agency of the Department of Munitions and Supply when purchasing goods or services for or on behalf of that Department:—

Alberta Nitrogen Products, Limited
 Allied War Supplies Corporation
 Canadair Ltd., Cartierville, Montreal
 Canadian Pacific Railway Company
 Consolidated Mining and Smelting Co. of Canada Limited
 Defence Industries Limited
 Dominion Bridge Co. Limited
 Dominion Engineering Works Limited
 Federal Aircraft Limited
 John Inglis Co. Limited
 Melbourne Merchandising Limited
 Montreal Locomotive Works Limited
 National Railways Munitions Ltd.
 Park Steamship Co. Limited
 Polymer Corporation Limited
 Research Enterprises Limited
 Shawinigan Chemicals Limited
 Small Arms Limited
 Sorel Industries Limited
 Wartime Housing Limited
 Wartime Shipbuilding Limited
 Welland Chemical Works Limited.

(Schedule A as substituted by Order 560.)

WARTIME PRICES AND TRADE BOARD

ORDER No. 399

Kosher Beef

(Consolidated as amended by Order No. 554)

Under powers given to the Wartime Prices and Trade Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments,
THE BOARD HEREBY ORDERS AS FOLLOWS:

Introduction

1. This Order comes into force on June 5, 1944, and fixes the maximum price at which kosher beef may be sold at wholesale and at retail in any zone in Canada. Order No. 378 is hereby revoked.

2. (1) All wholesale and retail prices fixed by this Order are maximum prices and must not be exceeded.

(2) Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any kosher beef or received by the seller from any person in connection with the sale of any kosher beef shall constitute part of the price of such kosher beef.

General Definitions

3. For the purposes of this Order,

- (a) "kosher beef" means fresh beef obtained from the fore quarters or wholesale cuts of cattle slaughtered, approved and stamped as kosher under rabbinical authority or supervision; rabbinical authority or supervision means the authority or supervision of a rabbi duly ordained and so recognized by any Jewish synagogue;
- (b) "fore quarter", "carcass", "special quality beef", "commercial quality beef", "plain quality beef", "cow beef" and "bull beef" shall have the same meaning respectively, as set forth in Order No. 307 of the Board;
- (c) "wholesale cut of kosher beef" means any of those bone-in portions of beef derived from a fore quarter, which are defined in Part VI;
- (d) "zone" means one of the zones numbered 1 to 15 mentioned in Schedule "A" hereto which zones correspond respectively with the zones, similarly numbered, described in Order No. 307 of the Board;
- (e) "sale at wholesale" means any sale except a sale at retail, and "sell at wholesale" shall have a corresponding meaning.

4. The word "sell" as used in this Order includes also an offer to sell, and the word "buy" also includes an offer to buy.

AUTHORIZED QUALITIES OF KOSHER BEEF

5. No person may sell any kosher beef unless it is either of special quality, commercial quality or plain quality, or is cow or bull beef.

PART I—SALES AT WHOLESALE

WHOLESALE PRICES INCLUDE DELIVERY EXCEPT AS SPECIFIED

6. Wholesale prices include delivery to the buyer's place of business except in the following cases:—

- (a) if delivery is by railway or by transshipment by railway, it is to be made at the railway station nearest to the buyer's place of business;
- (b) if delivery is by boat or by transshipment by boat, it is to be made on a dock at the boat's port of call nearest to the buyer's place of business;

- (c) if delivery is by express at the buyer's request, the seller may add to his selling price the difference between freight and express charges, if he shows the difference as a separate item on his sales invoice.

WHOLESALE MUST MAKE EQUITABLE DISTRIBUTION

7. Every person who sells any kosher beef at wholesale shall equitably distribute his available supplies of kosher beef among his customers, at the delivery point referred to in Section 6. If a customer operates a branch of his business or otherwise operates more than one place of business he shall be deemed to be a separate customer in respect of each branch or place of business operated by him, and delivery to him shall be made to the place of business designated by such customer or, if delivery is by railway, by boat, or by transshipment by railway or boat, to the railway station or on the dock at the boat's port of call, as the case may be, nearest to such designated place of business.

RESTRICTIONS ON FORM IN WHICH KOSHER BEEF MAY BE SOLD AT WHOLESALE

8. No person may sell any kosher beef at wholesale except in the form of fore quarters or wholesale cuts as defined by this Order.

MAXIMUM WHOLESALE PRICES

WHOLESALE PRICES FOR FORE QUARTERS

9. The maximum price at which any person may sell at wholesale any fore quarter of kosher beef of a quality authorized by Section 5 to a person in a zone shall be the price for the same set forth in Schedule "A" hereto for the zone in which the buyer's place of business is situated, plus koshering charges not exceeding those established by him in the same slaughtering place during the basic period from September 15 to October 11, 1941.

WHOLESALE PRICES FOR MAJOR WHOLESALE CUTS

10. The maximum price at which any person may sell at wholesale a major wholesale cut listed in Schedule "B" of any quality of kosher beef to a person in a zone shall be determined according to the following rules, and to the maximum price so ascertained he may add koshering charges not exceeding those established by him in the same slaughtering place during the basic period from September 15 to October 11, 1941:—

Rule 1. Reference shall be made to Schedule "A" to ascertain the maximum wholesale price (in cents per pound) set forth in that Schedule for sales of a fore quarter of that quality of kosher beef to a person in the zone in which the buyer's place of business is situated.

Rule 2. When the maximum wholesale fore quarter price has been determined according to Rule 1 reference shall next be made to that Part of Schedule "B" which deals with that quality of beef. Included in the first horizontal row of figures in that Part of Schedule "B" is a fore quarter price which is the same as the maximum wholesale fore quarter price determined according to Rule 1 and is called the corresponding or equivalent fore quarter price.

Rule 3. When that corresponding or equivalent fore quarter price has been ascertained in Schedule "B" according to Rule 2, the price listed in the same column of that Schedule below that corresponding or equivalent fore quarter price and opposite the place where that major wholesale cut is listed shall be the maximum price at which such person may sell at wholesale that major wholesale cut of that quality of kosher beef to that person.

WHOLESALE PRICES FOR SUNDRY WHOLESALE CUTS

11. The maximum price at which any person may sell at wholesale a sundry wholesale cut listed in Schedule "C" of any quality of kosher beef to a person in a zone shall be the price for the same as set forth in that Schedule for the zone in which the buyer's place of business is situated, plus koshering charges not exceeding those established by him in the same slaughtering place during the basic period from September 15 to October 11, 1941.

PART II—GENERAL PROVISIONS APPLYING TO SALES AT RETAIL

DEFINITIONS

12. (1) For the purposes of this Order, "retail kosher cut" means any of the cuts of kosher beef, prepared for sale according to Jewish dietary law, named and numbered in Schedule "D", defined in Section 29 and cut according to the Standard Retail Cutting Chart forming part of the Retail Kosher Beef Chart which is the Chart to this Order.

(2) For the purposes of this Order,

(a) "average fore quarter cost" means the average of the cost, exclusive of any transportation and koshering charges, paid by a retailer for kosher beef;

(b) "Retail Kosher Beef Price Chart" refers to Schedule "D" of this Order, but includes also the extracts therefrom printed on cards and furnished by the Board to retailers for their use in specifying their current maximum retail prices for authorized retail kosher cuts and for exhibiting such prices to customers by displaying the Kosher Beef Price Card in the retailer's place of business;

(c) "Kosher Beef Price Card" is an extract from Schedule "D" showing the names of the authorized retail kosher cuts and, in column headings across the top, the different qualities of kosher beef. Each quality column has blank spaces for the retailer to insert his current maximum retail prices for the retail kosher cuts of that quality;

(d) "week" means calendar week.

ADVERTISING AND CUTTING OF KOSHER BEEF

13. (1) No person shall sell at retail in a zone any cut of kosher beef unless it is a retail kosher cut.

(2) No person shall sell at retail in a zone a cut of beef in the form of a retail kosher cut unless it is obtained from a fore quarter of kosher beef.

(3) No person shall advertise the price at which he is offering any kosher beef for sale at retail unless he also states the quality of such kosher beef in the advertisement.

LIMITATION ON RETAILER'S COST

14. (1) No person selling kosher beef at retail in a zone shall buy or otherwise acquire, and no person shall buy or otherwise acquire on his behalf any fore quarter or wholesale cut of kosher beef at a total delivered cost, including koshering charges as provided by section 9, 10 or 11, in excess of the lawful maximum price on sales of the same at wholesale in that zone together with any amount paid for express pursuant to Section 6 and the actual transportation charges from the railway station nearest to his place of business if delivery is by railway or by transshipment by railway or, if delivery is by boat or by transshipment by boat, from the dock at the boat's port of call nearest to his place of business.

(2) For the purposes of this Section a person selling kosher beef at retail who operates more than one place of business shall, in respect of each such place of business, be deemed to be a separate buyer of kosher beef.

(3) For the purposes of this Section any person who acquires cattle and has them slaughtered, approved and stamped as kosher under rabbinical authority or supervision shall be deemed to have acquired kosher beef.

PRICES SUBJECT TO REVIEW

15. The prices and markups of all persons selling kosher beef at retail shall be subject to periodic examination by any authorized representative of the Board who may apply and require any person to submit to any kosher beef cutting or other tests authorized by the Board.

DISPLAYING KOSHER BEEF PRICE CARD

16. (1) Every person selling kosher beef at retail in any part of a zone shall obtain, display and keep displayed in his place of business where it is available

to be seen and examined by his customers, the Kosher Beef Price Card dated August, 1945, provided by the Board on which he shall show for each quality of kosher beef, his current lawful maximum prices for the retail cuts listed thereon.

(Subsection (1) as Substituted by Order No. 554)

(2) The Kosher Beef Price Card furnished by the Board to a retailer is and shall remain the property of His Majesty in right of Canada, and every retailer is accountable to the Board to use the same only as provided by and in accordance with this Order.

(3) A retailer must not at any time sell any kosher beef at retail unless he has the Kosher Beef Price Card on display in his place of business, as provided in subsection (1) preceding, showing correctly and legibly thereon his lawful maximum retail prices, then in effect, of the retail kosher cuts of each quality of kosher beef which he has to offer for sale.

PART III—SALES AT RETAIL IN DESIGNATED AREAS

DESCRIPTIONS OF DESIGNATED AREAS

17. For the purposes of this Order, a "designated area" means one of the following areas:

- (i) "Montreal Area" composed of the City of Montreal and all territory within a distance of 25 miles measured from the city hall of that city and the whole of any city, town or village which or any part of which is within the said distance;
- (ii) "Toronto Area" composed of the City of Toronto and all territory within a distance of 20 miles measured from the city hall of that city and the whole of any city, town or village which or any part of which is within said distance;
- (iii) "Winnipeg Area" composed of the City of Winnipeg and all territory within a distance of 20 miles measured from the city hall of that city and the whole of any city, town or village which or any part of which is within said distance.

RULES FOR DETERMINING MAXIMUM RETAIL PRICES IN DESIGNATED AREAS

18. The maximum price at which any person may sell any retail kosher cut of any quality of kosher beef during any week in any designated area shall be the price for the same fixed by the following rules and the Retail Kosher Beef Price Chart (Schedule "D"). In any event maximum prices shall not be based on an average fore quarter cost in excess of the maximum price, as set forth in Schedule "B" for that quality for the zone in which that designated area is situated.

Rule 1. Except as provided in Rules 5, 6 and 7 of this Section the maximum retail price for each retail kosher cut of a quality of kosher beef is fixed for each week upon the basis of the average fore quarter cost of purchases at wholesale of fore quarters and wholesale cuts of that quality of kosher beef in the preceding week. To ascertain the maximum prices so fixed the retailer must,

1st—List his purchases in the preceding week of fore quarters and major wholesale cuts of that quality of kosher beef, and the quantity by weight in pounds of each purchase;

2nd—Take the actual cost per pound (not including koshering charges) of the fore quarters and from Schedule "B" obtain the fore quarter cost per pound of the major wholesale cuts. Multiply each fore quarter cost by the quantity bought on each purchase. The fore quarter cost of a major wholesale cut shall be the corresponding or equivalent price shown at the top of the vertical column in which the price paid for that major wholesale cut is listed in Schedule "B";

3rd—Add together the amounts so arrived at to obtain the total quantity bought and the total fore quarter cost. Then divide the total weight into the total fore

quarter cost (exclusive of transportation and koshering charges) and thereby obtain his average fore quarter cost per pound of that quality;

4th—Select the prices shown in the vertical column headed by that average fore quarter cost in the part of Schedule "D" in which prices of that quality in that designated area are listed. The prices shown in such vertical column are the retailer's maximum prices and shall govern him in selling all retail kosher cuts of that quality during that week.

Rule 2. If a retailer's average fore quarter cost for any quality is not shown at the head of a vertical column in the appropriate part of Schedule "D", the retailer shall select the vertical column in that Part for that quality headed by the cost nearest in value to his average fore quarter cost, and the prices in the vertical column so selected shall be his maximum retail prices. However, if there are two vertical columns each headed by a cost equally near in value to his average fore quarter cost, the column headed by the higher cost shall apply.

Rule 3. If in any one week a retailer did not buy at wholesale kosher beef of a particular quality, but does in the following week buy some of that quality for sale in that week, his maximum retail prices for that week for all retail kosher cuts of that quality shall be based on the average fore quarter cost of the quantity of the first day's purchase of that quality in that week, and otherwise all these rules shall apply in the determination of his maximum retail prices.

Rule 4. If a retailer acquires kosher beef in any week from cattle slaughtered by or for him, the quantity and the actual fore quarter cost of the same must be regarded as a purchase in that week for the purposes of Rule 1 preceding.

Rule 5. If the total quantity of wholesale cuts purchased by a retailer in any week is less than 30 per cent by weight of his total purchases of kosher beef in that week, the retailer shall not be required to include the quantity and the fore quarter cost of such wholesale cuts in his purchase of kosher beef made in that week for the purposes of determining his maximum retail prices for the following week under Rule 1 if

- (a) he submits to the nearest Prices and Supply or Local Representative of the Board a statement in writing showing the particulars of his actual delivered cost of the wholesale cuts and his proposed selling prices of the retail cuts obtainable from those wholesale cuts; and
- (b) such proposed retail prices are approved by the said Representative of the Board;

provided, however, that the said Representative may not approve retail maximum prices under this Rule in excess of those referred to in the next following Rule.

Rule 6. The Prices and Supply or Local Representative of the Board, shall not approve, under the provisions of Rule 5, a maximum price for a retail cut of any quality which is greater than the maximum price for that cut of the same quality fixed under the other Rules of this Section for the week in which the application to the said Representative is made nor shall he approve of prices which will result in the aggregate price received or charged by the retailer for all retail cuts obtainable from any wholesale cut exceeding the sum of

- (a) the actual delivered cost of that wholesale cut; and
- (b) a markup not exceeding $26\frac{1}{2}$ per cent of his selling price.

Rule 7. Until such time as all retail cuts obtainable from the wholesale cuts so purchased have been sold or otherwise disposed of, the prices of retail cuts approved by the said Representative of the Board under the provisions of Rules 5 and 6, shall be the retailer's maximum prices of all kosher beef of the same quality in the form of those retail cuts which he has to offer for sale in his retail premises.

REGISTRATION OF PERSONS SELLING KOSHER BEEF AT RETAIL IN DESIGNATED AREAS

19. (1) On and after June 5, 1944, no person shall sell any kosher beef at retail in any premises in a designated area unless he is registered with the Prices and Supply Representative of the Board for that area as a seller of kosher beef at retail in those premises. However, if he has registered under Order No. 378 he need not register under this Order unless his registration is cancelled.

(2) If a person wishes to register with the Prices and Supply Representative as a seller of kosher beef at retail in any premises in a designated area, he must obtain the appropriate forms at the Regional Office of the Board for that area, properly complete the forms and file them at that office.

(3) The Prices and Supply Representative concerned shall register each person who makes application to him under this Section and shall furnish the applicant with a duplicate copy of his application with the date of registration endorsed thereon.

(4) If a person wishes to discontinue selling kosher beef at retail in any premises in a designated area, he may in writing request the Prices and Supply Representative concerned to cancel his registration as a seller of kosher beef at retail in those premises.

RETAILERS MAY NOT SELL KOSHER BEEF AND NON-KOSHER BEEF IN THE SAME PREMISES IN A DESIGNATED AREA

20. No person who is registered under the provisions of Section 19 as a seller of kosher beef at retail in specified premises in a designated area shall sell at retail in those premises any beef which is not kosher beef.

EFFECT OF REGISTRATION ON LICENCES ISSUED UNDER ORDER No. 202

21. If a person registers under Section 19 as a seller of kosher beef at retail in a designated area, it shall become a condition of the licence held by him under the provisions of Board Order No. 202 that he shall comply with the provisions of this Order.

PART IV—SALES AT RETAIL OUTSIDE DESIGNATED AREAS

MAXIMUM RETAIL PRICES

22. The maximum price at which a person may sell at retail any kosher beef of any quality on any day in any part of a zone other than a designated area shall be the price for the same fixed by the following rules:—

Rule 1. Such person shall, before the commencement of business on each day, determine a price for each authorized retail cut obtainable from the fore quarters and/or wholesale cuts of kosher beef which he has available for sale in his retail premises on that day so that if he were to sell all the authorized retail cuts obtainable from that kosher beef at those prices the aggregate amount received or charged by him would not exceed the total of

(a) his actual delivered cost, including koshering charges, of that kosher beef (except the difference, if any, between railway freight and express charges included in such cost) but not exceeding his maximum delivered cost as fixed by Section 14; and

(b) a markup not exceeding $26\frac{1}{2}$ per cent of his selling price.

Rule 2. The prices determined by a retailer in accordance with Rule 1 are the retailer's maximum prices of that quality and shall govern him in selling all retail kosher cuts of that quality during that day.

POSTING OF MAXIMUM PRICES

23. Before selling at retail on any day any kosher beef of any quality, every person to whom the provisions of Section 22 apply shall make all necessary calculations to determine his maximum price during that day of each retail kosher cut of that quality, and such prices shall be the prices he is required to post in his place of business under the provisions of Section 16.

PART V—RECORDS OF SALES AND PURCHASES

SALES INVOICES

24. (1) Every person who sells any kosher beef at wholesale shall on every sale and concurrently with delivery to the buyer furnish him with an invoice showing the following:—

- (a) the name and complete address of the seller and the buyer and date of sale;
- (b) the weight and price per pound of each fore quarter and wholesale cut purchased by the buyer;
- (c) any freight or express charges that may be added to the price under Section 6 of this Order;
- (d) the koshering charge made by him;
- (e) the quality of each fore quarter and wholesale cut purchased; provided that the following abbreviations may be used:—
 "S P" for special quality;
 "COMM" for commercial quality;
 "P Q" for plain quality;
 "COW" for cow beef; and
 "BULL" for bull beef.

(2) Every person who sells kosher beef at wholesale shall retain a duplicate copy of each invoice furnished by him as required by this Section.

RECORDS OF PURCHASES

25. (1) Every person who sells kosher beef at wholesale or at retail shall immediately upon receipt by him of any kosher beef purchased or otherwise acquired by him prepare and shall thereafter keep at the place of business at which he receives the beef, a written record showing:

- (a) the date of the purchase or acquisition;
- (b) the name and complete address of his supplier;
- (c) the weight and actual price per pound and quality of each fore quarter and wholesale cut of the kosher beef purchased by him;
- (d) the koshering charges paid by him;
- (e) any freight or express charges actually paid by him and that may be charged by his supplier; and
- (f) if a retailer, actual transportation charges paid by him for the transportation of the kosher beef from his receiving point to his place of business.

(2) If a person retains, available for inspection by any authorized representative of the Board, an invoice furnished to him by his supplier in accordance with Section 24, it will not be necessary for him to keep any other record of the particulars set forth in the invoice.

INSPECTION OF RECORDS AND INVOICES

26. Every record and invoice required by this Order to be prepared, furnished or retained shall be made available for inspection by any authorized representative of the Board at all times for twelve months from the date of the transaction to which it relates.

RETAIL SALES SLIPS

27. Every person who sells kosher beef at retail shall upon request of the buyer furnish him with an invoice or sales slip showing the date of sale, the seller's name and address, the weight and name and quality of the retail kosher cut and the price charged.

PART VI—DEFINITIONS OF THE AUTHORIZED WHOLESALE CUTS OF KOSHER BEEF

28. (1) The authorized major wholesale cuts of kosher beef are:

- (a) "triangle" or "Montreal crosscut", being the fore quarter in one piece from which the 7 bone rib cut has been removed;

- (b) "rack", being the upper part of the fore quarter obtained by starting from a point on the hind end of the fore quarter not more than 12 inches from the inside of the chine bone (if there is any covering of fat on the inside of the chine bone, the measurement must be taken from the bone itself and not from the fat) and cutting lengthwise in that direct line through to a point on the front end of the fore quarter which just leaves the knuckle bone in the shank;
- (c) "rib (7 bones)", being that portion of the rack obtained by cutting crosswise in a direct line between the 7th and 8th rib bones numbering from the hind end of the fore quarter;
- (d) "square cut chuck" or "Montreal block", being that portion of the rack remaining after the 7 bone rib cut has been removed.
- (2) The authorized sundry wholesale cuts of kosher beef are:
 - (a) "shank bone-in", being the leg on the fore quarter cut off in a direct line to include the knuckle bone;
 - (b) "brisket point bone-in", being the lower front end of the fore quarter remaining after the shank and rack have been removed and obtained by cutting crosswise in a direct line between the 6th and 7th or the 7th and 8th rib bones numbering from the hind end of the fore quarter;
 - (c) "plate bone-in", being the lower hind end portion of the fore quarter remaining after the brisket point and shank have been removed.

PART VII—DEFINITIONS OF AUTHORIZED RETAIL KOSHER CUTS

29. (1) For the purpose of defining the authorized retail kosher cuts named in sub-section (2) following, the fore quarter is divided into two portions, namely, "the vertebrae portion" and "the flank portion". This division is made by a line extending from a point 12 inches from the inside of the chine bone at the 11th rib-bone to the front end of the fore quarter leaving the arm bone knuckle joint in the flank portion.

- (2) For the purposes of this Order,
 - (a) "shank (boneless)" means the boneless meat obtained from a fore shank cut off to include the shank knuckle bone;
 - (b) "plate or flanken (bone-in)" means the posterior end of the flank portion, cut to include either 6 or 7 rib-bones;
 - (c) "plate or flanken (boneless and rolled)" means the same cut as plate (bone-in) but with the bones removed, rolled and tied;
 - (d) "brisket point (boneless)" means that part of the flank portion with bones and surplus fat removed, outlined as Cut No. 3 on the Standard Retail Cutting Chart, together with those parts of the flank portion extending under Cuts Nos. 2, 10 and 11, outlined by dotted lines on said Chart.
 - (e) "shoulder roasts or steaks (boneless)" means the outside part, with bones removed, of the flank portion extending from the tip of the shank knuckle bone to the end of the arm knuckle bone and outlined as Cut No. 2 on said Chart;
 - (f) "short ribs" means that part of the vertebrae portion containing 6 rib-bones cut not less than 3 inches in width and outlined as Cut No. 7 on said Chart;
 - (g) "top skirt" or "cap" means the outside part of the vertebrae portion outlined as Cut No. 6 on the said Chart and containing the blade bone cartilage (which shall be removed before the cut is offered for sale);
 - (h) "rib roasts or steaks" means that part, containing 6 rib-bones, of the posterior end of the vertebrae portion remaining after the short ribs and top skirt have been removed;
 - (i) "chuck roasts or steaks" means that part, containing 5 rib-bones, of the anterior end of the vertebrae portion remaining after the neck has been removed;

(j) "neck (boneless)" means the boneless meat obtained from that part of the vertebrae portion outlined as Cut No. 9 on said Chart;

(k) "stewing beef or minced beef (boneless)" means boneless meat obtained from any part of the fore quarter.

Made at Ottawa, this 22nd day of May, 1944.

D. GORDON
Chairman.

SPECIAL NOTICE

The Government of Canada is trying to prevent excessive increases in costs and prices so that there will not be a disastrous price rise that will weaken the war effort, create chaos in many industries and cause general misery.

This Order fixes maximum wholesale and retail prices of kosher beef and is part of this price control program.

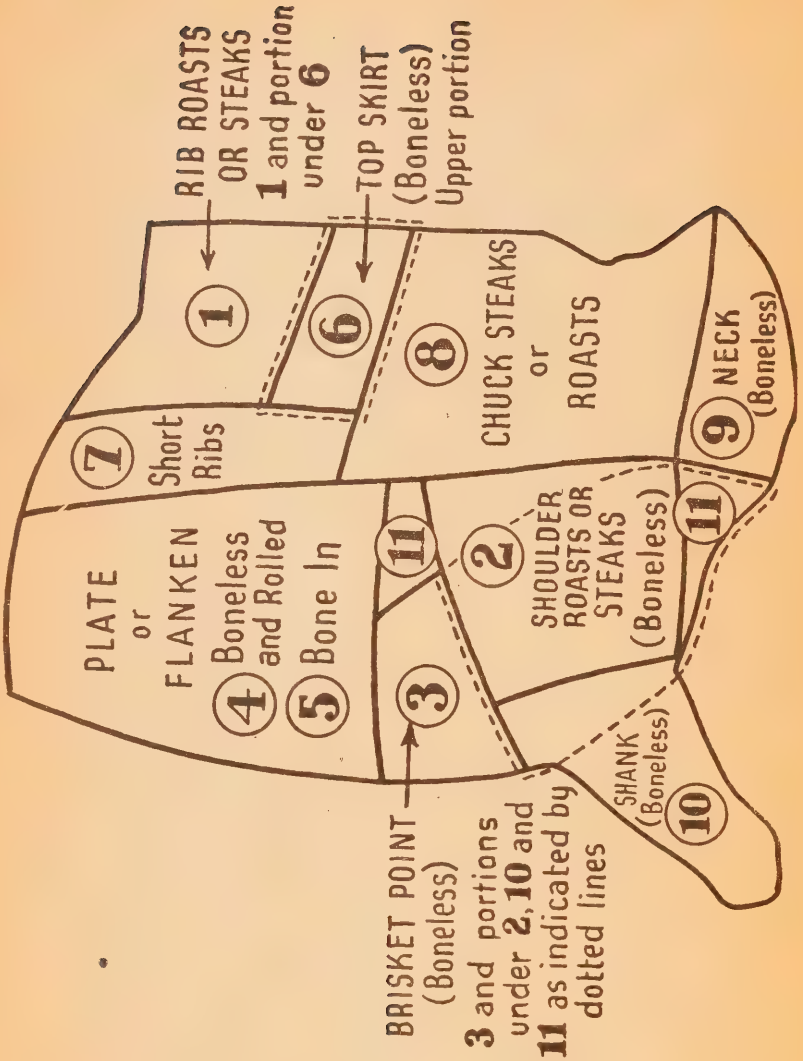
In fixing these maximum prices consideration had to be given to the needs of high cost operators. Anyone who is able to sell below these prices because of large volume or low operating costs should do so. In this way he will be sharing the fight against disastrous inflation and will be complying with both the spirit and the letter of this regulation.

SCHEDULE "A" TO ORDER No. 399

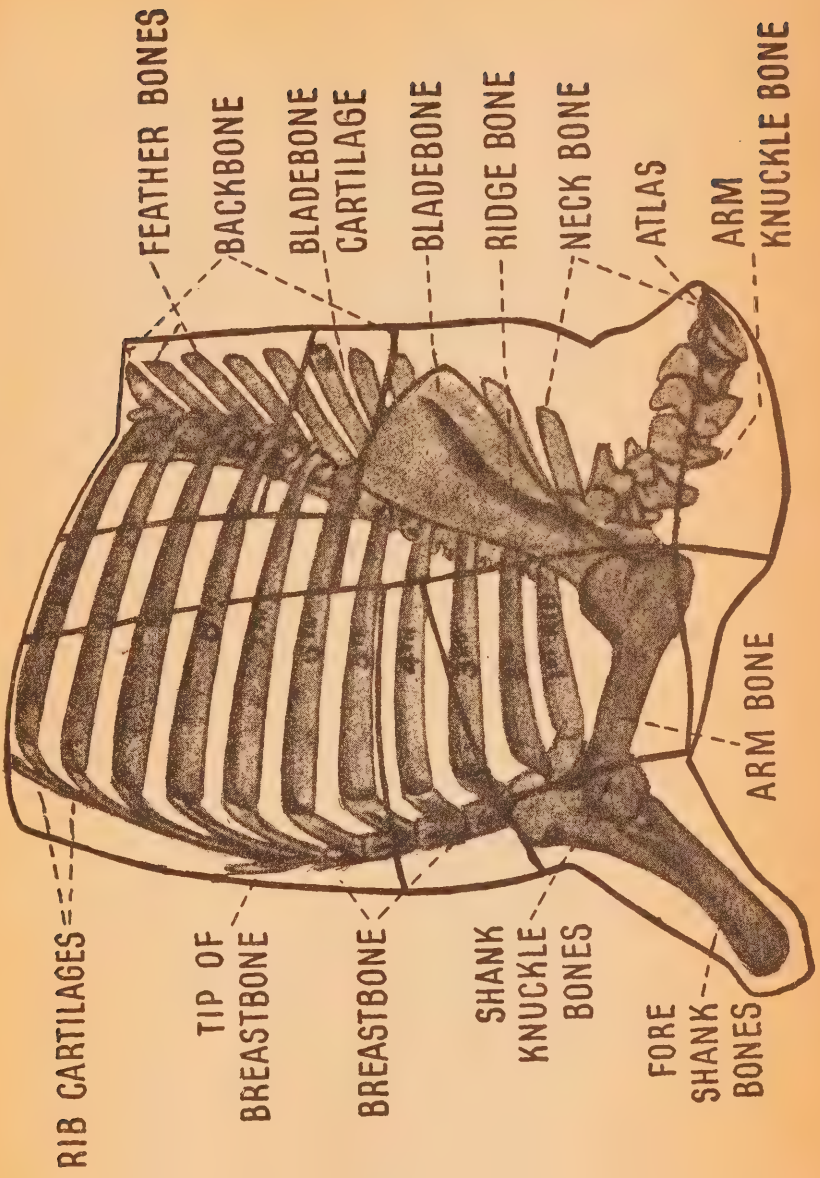
MAXIMUM WHOLESALE PRICES (IN CENTS PER LB.) BY ZONES FOR FORE QUARTERS OF
SPECIAL QUALITY, COMMERCIAL QUALITY, PLAIN QUALITY,
COW AND BULL KOSHER BEEF
(exclusive of Koshering charges)

Zone	Special	Commercial	Plain	Cow and Bull
1.....	17.25	16.75	15.75	14.75
2.....	16.75	16.25	15.25	14.25
3.....	17.00	16.50	15.50	14.50
4.....	16.50	16.00	15.00	14.00
5.....	16.50	16.00	15.00	14.00
6.....	16.00	15.50	14.50	13.50
7.....	17.00	16.50	15.50	14.50
8.....	16.50	16.00	15.00	14.00
9.....	16.00	15.50	14.50	13.50
10.....	15.25	14.75	13.75	12.75
11.....	15.25	14.75	13.75	12.75
12.....	15.25	14.75	13.75	12.75
13.....	16.50	16.00	15.00	14.00
14.....	16.25	15.75	14.75	13.75
15.....	16.75	16.25	15.25	14.25

CHART TO ORDER No. 399
RETAIL KOSHER BEEF CHART
Standard Retail Cutting Chart



Location, Structure and Names of Bones



SCHEDULE "B" to Order No. 399

EXPLANATION 1. This Schedule contains four parts—one for each authorized quality of kosher beef. The maximum wholesale price in any zone of a major wholesale cut of kosher beef of any quality will be found in the applicable part in the column headed by the maximum fore quarter price for that zone.

EXPLANATION 2. This Schedule must also be used by a retailer in ascertaining his average fore quarter cost according to the rules set forth in this Order.

PART I—SPECIAL QUALITY

PRICES (IN CENTS PER POUND) OF MAJOR WHOLESALE CUTS OF KOSHER BEEF

	13-00	13-25	13-50	13-75	14-00	14-25	14-50	14-75	15-00	15-25	15-50	15-75	16-00	16-25	16-50	16-75	17-00	17-25
Fore Quarter.....																		
Bone in Cuts—																		
Triangle.....	11-75	12-00	12-25	12-50	12-75	13-00	13-25	13-50	13-75	14-00	14-25	14-50	14-75	15-00	15-25	15-50	15-75	16-00
Rack.....	15-50	15-75	16-00	16-25	16-50	16-75	17-00	17-25	17-50	17-75	18-00	18-25	18-50	18-75	19-00	19-25	19-50	19-75
Rib (7 bones).....	21-00	21-25	21-50	21-75	22-00	22-25	22-50	22-75	23-00	23-25	23-50	23-75	24-00	24-25	24-50	24-75	25-00	25-25
Square Cut Chuck.....	13-00	13-25	13-50	13-75	14-00	14-25	14-50	14-75	15-00	15-25	15-50	15-75	16-00	16-25	16-50	16-75	17-00	17-25

PART II—COMMERCIAL QUALITY

PRICES (IN CENTS PER POUND) OF MAJOR WHOLESALE CUTS OF KOSHER BEEF

	12-50	12-75	13-00	13-25	13-50	13-75	14-00	14-25	14-50	14-75	15-00	15-25	15-50	15-75	16-00	16-25	16-50	16-75
Fore Quarter.....																		
Bone in Cuts—																		
Triangle.....	11-50	11-75	12-00	12-25	12-50	12-75	13-00	13-25	13-50	13-75	14-00	14-25	14-50	14-75	15-00	15-25	15-50	15-75
Rack.....	14-75	15-00	15-25	15-50	15-75	16-00	16-25	16-50	16-75	17-00	17-25	17-50	17-75	18-00	18-25	18-50	18-75	19-00
Rib (7 bones).....	19-00	19-25	19-50	19-75	20-00	20-25	20-50	20-75	21-00	21-25	21-50	21-75	22-00	22-25	22-50	22-75	23-00	23-25
Square Cut Chuck.....	12-75	13-00	13-25	13-50	13-75	14-00	14-25	14-50	14-75	15-00	15-25	15-50	15-75	16-00	16-25	16-50	16-75	17-00

PART III—PLAIN QUALITY

PRICES (IN CENTS PER POUND) OF MAJOR WHOLESALE CUTS OF KOSHER BEEF

	11-50	11-75	12-00	12-25	12-50	12-75	13-00	13-25	13-50	13-75	14-00	14-25	14-50	14-75	15-00	15-25	15-50	15-75
Fore Quarter.....																		
Bone in Cuts—																		
Triangle.....	10-75	11-00	11-25	11-50	11-75	12-00	12-25	12-50	12-75	13-00	13-25	13-50	13-75	14-00	14-25	14-50	14-75	15-00
Rack.....	13-75	14-00	14-25	14-50	14-75	15-00	15-25	15-50	15-75	16-00	16-25	16-50	16-75	17-00	17-25	17-50	17-75	18-00
Rib (7 bones).....	17-00	17-25	17-50	17-75	18-00	18-25	18-50	18-75	19-00	19-25	19-50	19-75	20-00	20-25	20-50	20-75	21-00	21-25
Square Cut Chuck.....	12-50	12-75	13-00	13-25	13-50	13-75	14-00	14-25	14-50	14-75	15-00	15-25	15-50	15-75	16-00	16-25	16-50	16-75

PART IV—COW AND BULL QUALITY

PRICES (IN CENTS PER POUND) FORE QUARTERS AND MAJOR WHOLESALE CUTS OF BEEF

	10-50	10-75	11-00	11-25	11-50	11-75	12-00	12-25	12-50	12-75	13-00	13-25	13-50	13-75	14-00	14-25	14-50	14-75
Fore Quarter.....																		
Bone in Cuts—																		
Triangle.....	10-25	10-50	10-75	11-00	11-25	11-50	11-75	12-00	12-25	12-50	12-75	13-00	13-25	13-50	13-75	14-00	14-25	14-50
Rack.....	12-25	12-50	12-75	13-00	13-25	13-50	13-75	14-00	14-25	14-50	14-75	15-00	15-25	15-50	15-75	16-00	16-25	16-50
Rib (7 bones).....	14-50	14-75	15-00	15-25	15-50	15-75	16-00	16-25	16-50	16-75	17-00	17-25	17-50	17-75	18-00	18-25	18-50	18-75
Square Cut Chuck.....	11-25	11-50	11-75	12-00	12-25	12-50	12-75	13-00	13-25	13-50	13-75	14-00	14-25	14-50	14-75	15-00	15-25	15-50

SCHEDULE "C" TO ORDER No. 399

MAXIMUM WHOLESALE PRICES (IN CENTS PER POUND) BY ZONES FOR SUNDRY WHOLESALE CUTS OF KOSHER BEEF

Name of Cut	Derived From	ZONES														
		1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
Shank Bone-In.....	Any Quality.....	11-00	10-50	10-75	10-25	10-25	9-75	10-75	10-25	9-75	9-00	9-00	9-00	10-25	10-00	10-50
No. 1 Brisket Point, Bone-In.....	Spec. and Comm.....	17-25	16-75	17-00	16-50	16-50	16-00	17-00	16-50	16-00	15-25	15-25	15-25	16-50	16-25	16-75
No. 2 Brisket Point, Bone-In.....	Plain, Cow and Bull.....	14-75	14-25	14-50	14-00	14-00	13-50	14-50	14-00	13-50	13-00	12-75	12-75	14-00	13-75	14-25
Plate Bone-In.....	Any Quality.....	13-25	12-75	13-00	12-50	12-50	12-00	13-00	12-50	12-00	11-25	11-25	11-25	12-50	12-25	12-75

SCHEDULE "D" TO ORDER No. 399

Retail Kosher Beef Price Chart

PART I—MONTREAL AREA

MAXIMUM RETAIL PRICES (IN CENTS PER LB.) FOR AUTHORIZED RETAIL KOSHER CUTS OF
BEEF BASED ON AVERAGE FORE QUARTER COST

SPECIAL QUALITY

Average Fore Quarter Cost..... 16·50 16·00 15·50 15·00 14·50

Authorized Cuts

1. Rib Roasts or Steaks.....	44	44	43	43	42
2. Shoulder Roasts or Steaks (boneless)...					
3. Brisket Point (boneless).....					
4. Plate or Flanken (Boneless and Rolled)					
5. Plate or Flanken (Bone-in).....	26	25	24	23	22
6. Top Skirt (Boneless).....					
7. Short Ribs					
8. Chuck Steaks or Roasts.....					
9. Neck (Boneless)					
10. Shank (Boneless).....					
11. Stewing Beef or Minced Beef (Boneless)					

COMMERCIAL QUALITY

Average Fore Quarter Cost..... 16·00 15·50 15·00 14·50 14·00

Authorized Cuts

1. Rib Roasts or Steaks.....	43	41	40	40	39
2. Shoulder Roasts or Steaks (Boneless)...					
3. Brisket Point (Boneless).....					
4. Plate or Flanken (Boneless and Rolled)					
5. Plate or Flanken (Bone-in).....	24	24	23	22	21
6. Top Skirt (Boneless).....					
7. Short Ribs					
8. Chuck Steaks or Roasts.....					
9. Neck (Boneless).....					
10. Shank (Boneless).....					
11. Stewing Beef or Minced Beef (Boneless)					

PLAIN QUALITY

Average Fore Quarter Cost..... 15·00 14·50 14·00 13·50 13·00

Authorized Cuts

1. Rib Roasts or Steaks.....	}	40	40	39	37	36
2. Shoulder Roasts or Steaks (Boneless) ..						
3. Brisket Point (Boneless).....						
4. Plate or Flanken (Boneless and Rolled)						
5. Plate or Flanken (Bone-in).....	}	23	22	21	21	20
6. Top Skirt (Boneless).....						
7. Short Ribs.....						
8. Chuch Steaks or Roasts.....						
9. Neck (Boneless).....						
10. Shank (Boneless).....						
11. Stewing Beef or Minced Beef (Boneless)						

COW AND BULL BEEF

Average Fore Quarter Cost..... 14·00 13·50 13·00 12·50 12·00

Authorized Cuts

1. Rib Roasts or Steaks.....	}	39	37	36	35	35
2. Shoulder Roasts or Steaks (Boneless) ..						
3. Brisket Point (Boneless).....						
4. Plate or Flanken (Boneless and Rolled)						
5. Plate or Flanken (Bone-in).....	}	21	21	20	19	18
6. Top Skirt (Boneless).....						
7. Short Ribs.....						
8. Chuck Steaks or Roasts.....						
9. Neck (Boneless).....						
10. Shank (Boneless).....						
11. Stewing Beef or Minced Beef (Boneless)						

PART II—TORONTO AREA

MAXIMUM RETAIL PRICES (IN CENTS PER LB.) FOR AUTHORIZED RETAIL KOSHER CUTS OF BEEF BASED ON AVERAGE FORE QUARTER COST

SPECIAL QUALITY

Average Fore Quarter Cost..... 16·00 15·50 15·00 14·50 14·00

Authorized Cuts

1. Rib Roasts or Steaks.....	}	42	42	41	41	40
2. Shoulder Roasts or Steaks (Boneless) ..						
3. Brisket Point (Boneless).....						
4. Plate or Flanken (Boneless and Rolled)						
5. Plate or Flanken (Bone-in).....	}	24	23	22	21	20
6. Top Skirt (Boneless).....						
7. Short Ribs.....						
8. Chuck Steaks or Roasts.....						
9. Neck (Boneless).....						
10. Shank (Boneless).....						
11. Stewing Beef or Minced Beef (Boneless)						

COMMERCIAL QUALITY

Average Fore Quarter Cost.....	15-50	15-00	14-50	14-00	13-50
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Authorized Cuts

1. Rib Roasts or Steaks.....	41	39	38	35	35
2. Shoulder Roasts or Steaks (Boneless)..					
3. Brisket Point (Boneless).....					
4. Plate or Flanken (Boneless and Rolled)					
5. Plate or Flanken (Bone-in).....	22	22	21	21	20
6. Top Skirt (Boneless).....					
7. Short Ribs.....					
8. Chuck Steaks or Roasts.....					
9. Neck (Boneless).....					
10. Shank (Boneless).....					
11. Stewing Beef or Minced Beef (Boneless)					

PLAIN QUALITY

Average Fore Quarter Cost.....	14-50	14-00	13-50	13-00	12-50
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Authorized Cuts

1. Rib Roasts or Steaks.....	38	35	35	34	32
2. Shoulder Roasts or Steaks (Boneless)..					
3. Brisket Point (Boneless).....					
4. Plate or Flanken (Boneless and Rolled)					
5. Plate or Flanken (Bone-in).....	21	21	20	19	19
6. Top Skirt (Boneless).....					
7. Short Ribs.....					
8. Chuck Steaks or Roasts.....					
9. Neck (Boneless).....					
10. Shank (Boneless).....					
11. Stewing Beef or Minced Beef (Boneless)					

COW AND BULL BEEF

Average Fore Quarter Cost.....	13-50	13-00	12-50	12-00	11-50
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Authorized Cuts

1. Rib Roasts or Steaks.....	35	34	32	31	31
2. Shoulder Roasts or Steaks (Boneless)..					
3. Brisket Point (Boneless).....					
4. Plate or Flanken (Boneless and Rolled)					
5. Plate or Flanken (Bone-in).....	20	19	19	18	17
6. Top Skirt (Boneless).....					
7. Short Ribs.....					
8. Chuck Steaks or Roasts.....					
9. Neck (Boneless).....					
10. Shank (Boneless).....					
11. Stewing Beef or Minced Beef (Boneless)					

PART III—WINNIPEG AREA

MAXIMUM RETAIL PRICES (IN CENTS PER LB.) FOR AUTHORIZED RETAIL CUTS OF KOSHER
BEEF BASED ON AVERAGE FORE QUARTER COST

SPECIAL QUALITY

Average Fore Quarter Cost..... 15.25 14.75 14.25 13.75 13.25

Authorized Cuts

1. Rib Roasts or Steaks.....	41	40	39	39	38.
2. Shoulder Roasts or Steaks (Boneless)..					
3. Brisket Point (Boneless).....					
4. Plate or Flanken (Boneless and Rolled)	23	22	21	20	19.
5. Plate or Flanken (Bone-in).....					
6. Top Skirt (Boneless).....					
7. Short Ribs					
8. Chuck Steaks or Roasts.....					
9. Neck (Boneless)					
10. Shank (Boneless)					
11. Stewing Beef or Minced Beef (Boneless)					

COMMERCIAL QUALITY

Average Fore Quarter Cost..... 14.75 14.25 13.75 13.25 12.75

Authorized Cuts

1. Rib Roasts or Steaks.....	38	37	36	34	33
2. Shoulder Roasts or Steaks (Boneless)..					
3. Brisket Point (Boneless).....					
4. Plate or Flanken (Boneless and Rolled)	22	21	20	20	19
5. Plate or Flanken (Bone-in).....					
6. Top Skirt (Boneless).....					
7. Short Ribs					
8. Chuck Steaks or Roasts.....					
9. Neck (Boneless)					
10. Shank (Boneless)					
11. Stewing Beef or Minced Beef (Boneless)					

PLAIN QUALITY

Average Fore Quarter Cost..... 13.75 13.25 12.75 12.25 11.75

Authorized Cuts

1. Rib Roasts or Steaks.....	36	34	33	32	30
2. Shoulder Roasts or Steaks (Boneless)..					
3. Brisket Point (Boneless).....					
4. Plate or Flanken (Boneless and Rolled)	20	20	19	18	18
5. Plate or Flanken (Bone-in).....					
6. Top Skirt (Boneless).....					
7. Short Ribs					
8. Chuck Steaks or Roasts.....					
9. Neck (Boneless).....					
10. Shank (Boneless).....					
11. Stewing Beef or Minced Beef (Boneless)					

COW AND BULL BEEF

Average Fore Quarter Cost.....	12.75	12.25	11.75	11.25	10.75
Authorized Cuts					
1. Rib Roasts or Steaks.....	33	32	30	29	29
2. Shoulder Roasts or Steaks (Boneless)..					
3. Brisket Point (Boneless).....					
4. Plate or Flanken (Boneless and Rolled)					
5. Plate or Flanken (Bone-in).....	19	18	18	17	16
6. Top Skirt (Boneless).....					
7. Short Ribs.....					
8. Chuck Steaks or Roasts.....					
9. Neck (Boneless).....					
10. Shank (Boneless).....					
11. Stewing Beef or Minced Beef (Boneless)					

WARTIME PRICES AND TRADE BOARD

ORDER No. 401

Priority Sales of Evaporated Milk

(Consolidated as amended by Orders Nos. 469 and 542)

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

EFFECTIVE DATE AND REVOCATION OF PREVIOUS ORDER

1. This Order comes into force at midnight of Wednesday, May 31, 1944, and revokes and replaces Board Order No. 326 and all amendments thereto.

DEFINITIONS

2. For the purposes of this Order

- (a) "bank" means any of the chartered banks of Canada and any other bank or financial institution authorized by the Ration Administrator to keep coupon bank accounts;
- (b) "bank transfer voucher" means a voucher expressed in terms of evaporated milk coupons issued by a bank in exchange for other ration documents;
- (c) "evaporated milk coupon bank account" means an account entries in which are expressed in terms of evaporated milk coupons, kept by a bank for use of a person in his transactions in obtaining or selling supplies of evaporated milk;
- (d) "evaporated milk" means unsweetened condensed milk after a considerable portion of water has been evaporated therefrom;
- (e) "evaporated milk card" means the form issued by the Ration Administrator on which is printed "evaporated milk card" and to which evaporated milk coupons or G coupons are attached when issued;
- (f) "evaporated milk coupon" means and includes
 - (i) any evaporated milk coupon attached to an evaporated milk card when issued,
 - (ii) any evaporated milk coupon or evaporated milk ration coupon expressed on and represented by a special purchase permit, bank transfer voucher or evaporated milk ration cheque;

- (g) "evaporated milk ration cheque" means a cheque, expressed in terms of evaporated milk coupons, drawn on an evaporated milk coupon bank account;
- (h) "G coupon" means any G coupon attached to an evaporated milk card when issued;
- (i) "preferred consumer" means and includes
 - (i) an infant under 2 years of age whose diet requires use of evaporated milk,
 - (ii) a person for whose health use of evaporated milk is required as certified by a duly qualified medical practitioner;
- (j) "quota user" means a hospital, other institution or other establishment to which a special purchase permit is issued under the provisions of this Order;
- (k) "ration document" means and includes an evaporated milk coupon, G coupon, evaporated milk ration cheque, bank transfer voucher, special purchase permit and any other form of document issued or authorized by the Ration Administrator for use in obtaining supplies of evaporated milk;
- (l) "restricted area" means and includes any county, city, town, village or other area set forth or referred to in the Schedule to this Order and therein listed under its respective Province;
- (m) "special purchase permit" means a permit, expressed in terms of evaporated milk coupons, issued by the Ration Administrator for use in buying evaporated milk;
- (n) "supplier" means any person, licensed by the Board as provided in Board Order No. 202, who supplies and sells evaporated milk.

SCOPE OF THIS ORDER

3. This Order applies only to sales and supplies of evaporated milk in restricted areas and establishes a system of sales by which supplies will be more readily available to persons in restricted areas for whose diet it is essential.

PREFERRED CONSUMERS AND QUOTA USERS

4. Evaporated milk cards for preferred consumers and special purchase permits for quota users for use in obtaining supplies of evaporated milk under the preferred sales system provided for by this Order may be issued by the Administrator of Consumer Rationing, hereinafter referred to as the Ration Administrator, under such rules and regulations as he may make.

5. Applications by or on behalf of a preferred consumer for issue of an evaporated milk card must be made to the Local Ration Board of his district.

6. Applications by a quota user for issue of a special purchase permit must be made to the branch office of the Ration Administration for the district in which the quota user is located.

USE AND VALIDITY OF EVAPORATED MILK COUPONS

7. Each evaporated milk card will have attached when issued the number of coupons prescribed by the Ration Administrator. Each evaporated milk coupon on surrender to a supplier is good for the purchase of 96 fluid ounces of evaporated milk; but not more than 8 evaporated milk coupons are to be used during any month by a preferred consumer.

USE OF EVAPORATED MILK BY PREFERRED CONSUMER

8. Evaporated milk bought on surrender of an evaporated milk coupon by or for a preferred consumer must be used and consumed only by that consumer.

PURCHASES AND SALES OF EVAPORATED MILK IN RESTRICTED AREAS

9. (1) Every person who purchases evaporated milk from a supplier located in a restricted area must surrender to him, either at the time of ordering the evaporated milk or if delivery is taken later than at the time of its delivery, evaporated milk coupons or other valid ration documents sufficient to cover the quantity of evaporated milk bought.

(2) Every supplier located in a restricted area who sells or supplies evaporated milk to any person must obtain from such person, not later than at the time of delivery of the evaporated milk sold or supplied, evaporated milk coupons or other valid ration documents sufficient to cover the quantity of evaporated milk sold or supplied.

(3) Subsection (3) deleted by Order No. 469.

10. Any authorization, granted by or on behalf of the Board's Administrator of Wholesale Trades in respect of the sale of evaporated milk by a supplier located in a restricted area to any person not in a restricted area, may be surrendered to and accepted by a manufacturer or processor of evaporated milk, in lieu of the evaporated milk coupons or other valid ration documents which would otherwise be necessary to cover the quantity of evaporated milk sold. The authorization must not be deposited to the credit of an evaporated milk coupon bank account but must be surrendered to the Ration Administrator by the manufacturer or processor at the time of filing his monthly statement.

VALIDITY OF G COUPONS

11. (1) Each G coupon shall be good and valid for the purchase of 96 fluid ounces of evaporated milk by a supplier until midnight of June 14, 1944, and shall be valid for surrender to a bank against a bank transfer voucher or for deposit to an evaporated milk coupon bank account until midnight of June 21, 1944.

(2) Except as provided by subsection (1) above, all "G" coupons are hereby declared invalid.

ALLOCATION BY WHOLESALERS, MANUFACTURERS, ETC.

12. Every wholesale distributor and other supplier who supplies evaporated milk to retail suppliers must allocate his supplies and sales so that as far as possible supplies will always be available for purchase by retail suppliers to the extent that they surrender evaporated milk coupons or other valid ration documents.

13. Every manufacturer, processor and other supplier of evaporated milk, other than a retail supplier, must allocate, set aside and keep such part of his total supplies as from time to time directed on behalf of the Board and dispose of the quantity so set aside as may from time to time similarly be authorized or directed.

MANUFACTURERS TO FILE RETURNS

14. Every manufacturer and processor of evaporated milk must, not later than the 10th day of every month, file with the Ration Administrator a statement in the form prescribed by him showing the manufacturer's and processor's transactions in evaporated milk during the preceding month. The statement must be accompanied by an evaporated milk ration cheque in favour of the Ration Administrator covering the total number of evaporated milk coupons standing to the credit of the manufacturer's or processor's evaporated milk coupon bank account at the end of the preceding month.

SALES INVOICES

15. Every supplier when making a sale of evaporated milk to any person other than a consumer must issue a sales invoice, in duplicate, to cover the sale. One copy of the sales invoice must be furnished to the buyer at or before the time of delivery of the evaporated milk sold and the other copy must be retained by the seller available for inspection by any authorized representative of the Board at any time within one year from the date of the sale.

RECORDS AND ACCOUNTS

16. Every supplier of evaporated milk must

- (a) furnish upon request of the Ration Administrator such information and exhibit such books, records and documents as are necessary to give full disclosure of all supplies of evaporated milk obtained, bought, sold or supplied during the period stated in the request; and,

- (b) prepare and keep available for inspection at all times by any authorized representative of the Board an exact account of all evaporated milk obtained, held or controlled by him, in such form and with such documentary evidence that the account may be readily audited.

COUPON BANK ACCOUNTS

17. The Coupon Banking System established by the Board in connection with the rationing of food commodities and the arrangements entered into with banks for the purposes of the system are adopted for the purposes of this Order and the system as so established or as it may be varied, amended or extended shall be operated and used under this Order only in strict conformity with Rules and Regulations established by the Board or by the Ration Administrator.

18. Every manufacturer and processor of evaporated milk and every supplier who sells evaporated milk at wholesale must open and operate an evaporated milk coupon bank account which he must use for all his transactions in obtaining or supplying evaporated milk, except that an authorization issued by or on behalf of the Co-ordinator of Distributive Trades must not be deposited to the credit of an evaporated milk coupon bank account.

GENERAL AUTHORITY OF RATION ADMINISTRATOR

19. The administration of the system of preferred sales of evaporated milk established by this Order is vested in the Ration Administrator and in particular he may

- (a) regulate the issue of evaporated milk cards and special purchase permits and the kinds and forms thereof;
- (b) require any person to furnish such information in such form and at such time or times as he may direct;
- (c) take possession of evaporated milk in the possession or control of any person contrary to the provisions of this Order and dispose thereof in such manner as he deems expedient;
- (d) require any person who has in his possession or under his control any evaporated milk to transfer and deliver the same to such other person as the Ration Administrator may direct; and,
- (e) make arrangements for provision of special supplies of evaporated milk at such time and during such periods and at or for such areas and places and for such persons as the Ration Administrator may deem necessary or proper.

20. The Ration Administrator may in special or exceptional cases or circumstances grant such exemption from any provision of this Order as to any person or persons and as to such areas or places as he may deem necessary or proper, and in particular he may by special directions or permits authorize any person, quota user or supplier to obtain, buy, supply, sell, use or consume extra quantities of evaporated milk at such times and for such periods as he may specify.

21. The Ration Administrator may from time to time appoint any of the officers of the Ration Administration of the Board to exercise and perform from time to time such administrative functions, powers and duties for the purposes of this Order as he may from time to time designate and specify.

POWERS OF DEPUTY ADMINISTRATOR

22. The Board's Deputy Administrator of Consumer Rationing shall for all purposes of this Order have and may from time to time exercise the powers and perform the duties of the Ration Administrator, including authority to make, sign and issue Administrator's Orders.

PROHIBITIONS

23. Every person in any way concerned or affected by this Order is prohibited from doing any of the following:

- (a) obtaining, retaining, having in his possession or using any evaporated milk card, evaporated milk coupon, other ration document or any authorization for the purchase of evaporated milk, except as provided and authorized by this Order;

- (b) buying or selling evaporated milk in any manner except as expressly authorized by this Order;
- (c) making a false or misleading or deceptive statement with respect to any person, evaporated milk card, evaporated milk coupon or ration document for any purpose in obtaining evaporated milk;
- (d) in any manner contravening or failing to observe or comply with any of the provisions of this Order or of any rules, regulations or requirements issued by the Ration Administration under this Order;
- (e) altering, defacing, mutilating, obliterating or destroying any ration document;
- (f) without establishing his lawful authority, obtaining, transferring, using, retaining or having in his possession or control any document which is not a ration document but which resembles a ration document.

RESTRICTED AREAS

24. (1) The counties, cities, towns and villages named in the Schedule to this Order and the areas therein referred to, all listed under their respective Provinces, are hereby designated as restricted areas for the purposes of this Order.

(2) The Ration Administrator may from time to time by notice published in the Canadian War Orders and Regulations change, alter or vary the Schedule to this Order and thereby add to or remove from the restricted areas any municipality or part thereof or any area or areas, as he may deem necessary or expedient.

Made at Ottawa, the 30th day of May, 1944.

D. GORDON,
Chairman.

SCHEDULE TO ORDER No. 401

A. PROVINCE OF QUEBEC

All that part of the Province of Quebec composed of the counties or areas of:—

Arthabaska	Jesus Island	Papineau
Argenteuil	Joliette	Quebec
Bellechasse	Kamouraska	Rimouski
Beauce	L'Islet	Richmond
Bagot	Levis	Richelieu
Brome	Lotbiniere	Rouville
Beauharnois	Laval	Shefford
Berthier	Laprairie	Sherbrooke
Compton	L'Assomption	Stanstead
Chambly	Maskinonge	St. Hyacinthe
Chateauguay	Montmagny	St. Jean
Charlevoix	Missisquoi	Soulanges
Dorchester	Montreal Island	St. Maurice
Drummond	Montmorency	Temiscouata
Deux Montagnes	Montcalm	Terrebonne
Frontenac	Nicolet	Vercheres
Hochelaga	Napierville	Vaudreuil
Huntingdon	Portneuf	Wolfe
Iberville		Yamaska

and

- (i) all that part of the County of Gatineau lying south of the dividing lines between the Second and Third Ranges of the Townships of Masham and Wakefield together with any city, town or village situated in such part,
- (ii) the City of Hull and all that part of the County of Hull lying South of the Northern boundary of the Township of Templeton together with any city, town or village situated within such part, and
- (iii) all that part of the County of Champlain lying to the South, South and East, and South and West of the Town of La Tuque together with any city, town or village situated within such part.

(Section A as amended by Order No. 542)

B. PROVINCE OF ONTARIO

All that part of the Province composed of the counties of:

Addington	Huron	Prescott
Bruce	Haldimand	Peterborough
Brant	Halton	Peel
Carleton	Kent	Perth
Dundas	Lanark	Prince Edward
Durham	Leeds	Russell
Dufferin	Lennox	Renfrew
Elgin	Lincoln	Stormont
Essex	Lambton	Simcoe
Frontenac	Muskoka	Victoria
Glengarry	Middlesex	Waterloo
Grenville	Northumberland	Welland
Grey	Norfolk	Wellington
Hastings	Ontario	Wentworth
Haliburton	Oxford	York

(Sections C, D, E and F deleted by Order No. 469)

WARTIME PRICES AND TRADE BOARD

ORDER No. 428

Termination of Leases for Shared Accommodation

(Consolidated as amended by Orders Nos. 437 and 477)

Since the requirements regarding dispossession of tenants of housing accommodation were removed from shared accommodation on October 1, 1943, by Order No. 294 of the Board, circumstances have developed that make it advisable in the national interest that those requirements be reinstated in regard to shared accommodation.

Therefore, under powers, given to the Board by the Wartime Leasehold Regulations, being Order in Council P.C. 9029, dated November 21, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

1. For the purposes of this Order, unless the context otherwise requires, the definition of any expression contained in Order 294 of the Board shall extend and apply to the same expression contained in this Order.

2. (1) The provisions of Part II and Part IV of said Order No. 294, except the provisions of Sections 14, 15A, 15B, 15C, 15D, 15E and 16 thereof, shall apply to any shared accommodation as if the accommodation were housing accommodation, unless the tenant thereof is a boarder.

(Subsection (1) as substituted by Order No. 477)

(2) Any notice to vacate, however, given before July 29, 1944, to the tenant of any shared accommodation in accordance with the law of the province in which the accommodation is situated shall remain in full force and effect.

3. (1) This Section applies to shared accommodation instead of Sections 15A, 15B, 15C, 15D and 15E of Order No. 294. A landlord of any shared accommodation may give to the tenant of that accommodation a notice to vacate which notice shall be on a form provided by the Board if the landlord

- (a) desires the accommodation as an enlargement of his personal residence; or
- (b) has made an agreement with his father, mother, son, daughter or daughter-in-law that the accommodation will be occupied as a personal residence by the person with whom the agreement has been made; and the notice shall

contain a signed statement by the person with whom the agreement has been made that the accommodation will be so occupied by him and stating his name, address and relationship to the landlord;

- (c) as personal representative of the deceased landlord, has made an agreement with the father, mother, son, daughter, daughter-in-law, widower or widow of the deceased landlord that the accommodation will be occupied as a personal residence by the person with whom the agreement has been made; and the notice shall contain a signed statement by the person with whom the agreement has been made that the accommodation will be so occupied by that person and stating his name, address and relationship to the landlord.

(Subsection (1) as substituted by Order No. 477)

(2) Before giving any notice to vacate under this Section, the landlord shall file one copy of the notice with the Rentals Appraiser who shall record on the copy that is to be given to the tenant and on the copy that is to be retained by the landlord that the notice has been filed with him in accordance with this subsection.

4. Unless the lease provides for a longer notice, at least six months' notice to vacate shall be given directing the tenant to vacate

- (a) in the case of a monthly lease, at the end of a lease month or, in the case of a weekly lease, at the end of a lease week, but in neither case between September 30 and the following April 30;
- (b) in the case of any other lease not for a term certain, at the end of a term or, if the unexpired portion of the term is less than six months, at the end of the following term;
- (c) in the case of a lease for a term certain, at the end of the term, but, if the unexpired portion of the term is less than six months at the date on which the notice is given, the notice shall be null and void and the provisions of Section 20 of Order No. 294 of the Board shall apply.

5. (1) This Section applies to shared accommodation instead of Section 14 of Order No. 294. If the landlord of any shared accommodation wishes to terminate the tenant's lease because the conduct of the tenant or his sub-tenant or someone living with the tenant or sub-tenant is incompatible or obnoxious to the other occupant or occupants of the building in which the accommodation is situated, or tends to harm its character, or because the tenant or his sub-tenant or someone living with the tenant or sub-tenant is damaging the accommodation or because the tenant or sub-tenant by not taking reasonable care of it is causing it to deteriorate, the landlord may apply to the Court of Rentals Appeals for an order exempting the lease from the provisions of this Order.

(2) The application shall be made in the following manner:

- (a) a form of application provided by the Board shall be completed in duplicate by the landlord and all information required by such form shall be given;
- (b) both copies of the application shall be filed with the Rentals Appraiser;
- (c) the Rentals Appraiser shall ascertain from the Court of Rental Appeals the date of the hearing of the application;
- (d) the Rentals Appraiser shall forward by registered mail
 - (a) to the tenant a copy of the application and a notice stating the date on which the Court of Rental Appeals will hear the application, and
 - (b) to the landlord a notice stating the date on which the Court of Rental Appeals will hear the application;
- (e) the Rentals Appraiser shall forward to the Court of Rental Appeals all material filed on the application.

(3) On the hearing of the application, the Court of Rental Appeals may require such information in such manner as it may direct, may adopt such procedure as it deems proper and may grant or refuse the order; but no costs shall be awarded to either party.

(Section 5 as substituted by Order No. 477)

6. The Regional Rentals Officer, or such other person as the Rentals Administrator may appoint, may exempt any lease of any shared accommodation from the provisions of this Order, effective on and after such date as may be designated. For the purpose of this Section, "Regional Rentals Officer" means the person appointed as such by the Board for the area in which the accommodation is situated.

(Section 6 added by Order No. 437 as substituted by Order No. 477)

7. This Order shall come into force on July 29, 1944.

(Original Section 6 renumbered Section 7 by Order No. 437)

Dated at Ottawa, July 29, 1944.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 464

Rationed Foods (Principal Order)

(Consolidated as amended by Orders Nos. 516 and 548)

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

PART I—INTRODUCTION AND INTERPRETATION

Effective Date; Revocation of Previous Orders

1. This Order comes into force on the 29th day of December, 1944, and as of that date revokes Board Order No. 338—Industrial Use of Preserves (Rationed Foods) Board Order No. 352, Respecting the Rationing of Canned Salmon, and Board Order No. 308 (Rationed Foods) and all amendments of same.

Purpose and Application of Order

2. This Order outlines the general system of rationing, established by the Board, which shall apply to all transactions relating to the acquiring, supplying, using, serving and consuming of Rationed Foods in Canada, except that it shall not apply to transactions made by or for the Commodity Prices Stabilization Corporation, Ltd.

Definitions

3. For the purposes of this Order,

- (a) "Appropriate coupon" means, in respect of any rationed food, the coupon prescribed as such;
- (b) "Bank" means any of the chartered banks of Canada any any other bank or financial institution authorized by the Ration Administrator to keep ration coupon bank accounts;
- (c) "Bank transfer voucher" means a ration document so designated, expressed in terms of coupons and issued by a bank;
- (d) "Board" means the Wartime Prices and Trade Board;
- (e) "Consumer" means a person by or for whom rationed food is acquired for his personal or household use or consumption or to whom rationed food is served for his personal consumption;
- (f) "Dealer" means a person who, in the course of his trade or business other than as a quota user, deals in, buys and sells a Rationed Food;

- (g) "Household" means the consumers keeping house together in one place of residence, such as a house, apartment or flat, including a consumer in the residence as a guest, boarder or servant;
- (h) "Industrial user" means a person who, being registered with the Board as an industrial user of a particular Rationed Food, uses such Rationed Food in the manufacture of any product to be sold by him other than in the course of meals or refreshments;
- (i) "Prescribed" means prescribed or declared by Order of the Board;
- (j) "Producer" means in relation to any Rationed Food a manufacturer, refiner, blender, processor, canner, packer, importer, farmer, beekeeper or other person through whom the particular supply of the Rationed Food becomes for the first time available for use, consumption or distribution in Canada; and the verb "produce" shall have a similarly extended meaning;
- (k) "Quota authorization" means a ration document so designated, expressed in terms of coupons and issued by or under the authority of the Board;
- (l) "Quota user" means a person who being registered as such with the Board uses rationed foods in the preparation and serving of meals or refreshments to the transient or travelling public, or to employees, or as a public or private caterer, or in an institution;
- (m) "Ration Administrator" means the Board's Administrator of Consumer Rationing;
- (n) "Ration book" means the book so designated which at the time of issue by the Board contains sheets of ration coupons;
- (o) "Ration card" means the card so designated which at the time of issue by the Board contains one or more ration coupons;
- (p) "Ration cheque" means a ration document so designated, expressed in terms of coupons and drawn or purported to be drawn on a ration coupon bank account;

(Clause (p) as amended by Order No. 548)

- (q) "Ration coupon" means a coupon contained in and attached to a ration book or ration card when issued;
- (r) "Ration coupon bank account" means an account, entries in which are expressed in terms of coupons, kept by a bank for use of a person in his transactions in acquiring or supplying rationed foods;
- (s) "Ration document" means and includes any token, ration coupon, ration cheque, bank transfer voucher, special purchase permit, quota authorization or requisition, issued by or under the authority of the Board for use in acquiring or supplying a Rationed Food;

(Clause (s) as substituted by Order No. 548)

- (t) "Rationed food" means any food prescribed as such;
- (u) "Requisite number of appropriate coupons" means the number of appropriate coupons computed according to the quantity of rationed food being supplied and the quantity of rationed food which may be supplied, in accordance with Section 9, against each appropriate coupon;
- (v) "Requisition" means a ration document so designated, primarily for use in acquiring rationed foods for the Armed Forces, for ships' stores or for export by the Canadian Red Cross Society;
- (w) "Special purchase permit" means a ration document designated as such or designated as a "purchase permit", expressed in terms of coupons and issued by or under the authority of the Board;
- (x) "Supplier" means and includes a dealer and a producer in relation to their respectively supplying rationed foods.
- (y) "Token" means any perforated fibre disc on which the words "Canada" and "ration" appear at the time of issue by the Board.

(Clause (y) as added by Order No. 548)

PART II—ACQUISITION AND SUPPLY OF RATIONED FOODS

Rationed Foods to be Supplied Only Against Ration Documents

4. Every supplier in supplying rationed food to any person must collect from such person, not earlier than at the time of the ordering of the rationed food by such person and not later than at the time of its delivery, ration documents then valid for the acquisition by such person of the rationed food being supplied and for the requisite number of appropriate coupons.

Rationed Foods to be Acquired Only Against Ration Documents

5. Every person who acquires rationed food from a supplier must surrender to such supplier, not earlier than at the time of his ordering the rationed food from such supplier and not later than at the time of its delivery, ration documents then valid for the acquisition of such rationed food by the person acquiring it and for the requisite number of appropriate coupons.

Limited Acquisition and Supply

6. Except as provided by Sections 7 and 8, rationed food may be acquired only from and be supplied only by a supplier, and subject to the provisions of subsection (5) of Section 2 of Board Order No. 202, as amended, only by a supplier licensed by the Board as provided by said Order No. 202.

Rationed Food Served During Meals or Refreshments

7. Rationed food which has been lawfully acquired by a consumer or by a quota user as authorized by this Order may be served to any consumer as part of a meal or refreshments without the collection or surrender of ration documents in respect thereof.

Casual Gift, Loan or Exchange Between Consumers

8. Rationed food which has been lawfully acquired by a consumer as authorized by this Order must not be sold by him but may be used or consumed by such consumer or by other persons of the same household as himself without restriction or may be transferred to another consumer by way of casual gift, loan or exchange, without the collection or surrender of ration documents in respect thereof.

Coupon Values

9. The quantity of a Rationed Food which may be supplied or acquired against each appropriate coupon must be only as specified by the Order of the Board by which the food is prescribed as a Rationed Food.

PART III—VALIDITY OF RATION DOCUMENTS

Ration Coupons

10 (1) The times at and during which ration coupons are valid for use shall be only as specified by the Order of the Board by which such coupons are prescribed as appropriate coupons.

(2) A ration coupon, though valid as to time and in respect of a Rationed Food, shall be valid for use by a consumer only if

- (a) the consumer is the person, or is a member of the same household as is the person to whom the ration book or ration card, containing the ration coupon, was issued, and
- (b) such ration coupon is detached from the ration book or ration card, or from the sheet of ration coupons lodged with a supplier as hereinafter provided, by or in the presence of the supplier or his representative.

(3) A ration coupon, though valid as to time and in respect of a rationed food, shall be valid for use by a supplier only if the ration coupon is attached to a gummed sheet in the manner required by the Ration Administrator, and only if such gummed sheet has been properly endorsed with the name and address of the supplier who attached the coupon to the gummed sheet and of each other supplier into whose possession such gummed sheet has subsequently passed.

Quota Authorizations

11. A quota authorization shall be valid only for deposit to the credit of the ration coupon bank account of the quota user or industrial user to whom issued and only during the period, if any, stated thereon and for the number of coupons specified thereon.

Special Purchase Permits

12. (1) A special purchase permit shall be valid for use by a quota user, industrial user or other person to whom issued

- (a) only during the period, if any, stated thereon,
- (b) only if such quota user, industrial user or such other person is the person to or for whom the special purchase permit has been issued, and,
- (c) only for the number of coupons specified thereon and for the commodity stated thereon.

(2) A special purchase permit shall be valid for use by a supplier

- (a) only during the period, if any, stated thereon,
- (b) only if the special purchase permit has been properly endorsed with the name and address of each supplier into whose possession the special purchase permit has passed after being completed by the supplier, who first supplied rationed food thereunder, by his certifying on the special purchase permit the amount of and the coupon value of the rationed food so supplied by him and endorsing thereon his address, and,
- (c) only for the number of coupons so certified thereon by such supplier, which number shall in no event be greater than the number of coupons specified on the special purchase permit at the time of its issue.

Requisitions

13. (1) A requisition shall be valid for use by the Department of National Defence only if the requisition is in the form specified by the Ration Administrator and has been completed and signed

- (a) by the Officer in charge of supplies, Royal Canadian Army Service Corps—for Army or for Air, or,
- (b) by the Accountant Officer or Officer in charge of Establishment—for Navy.

(2) A requisition shall be valid for use by the Department of Veterans Affairs only for the purpose of acquiring rationed foods for hospitals or other establishments caring for enlisted and discharged personnel of the Armed Forces and only if the requisition is in the form specified by the Ration Administrator and has been completed and signed on behalf of and under the authority by the Department of Veterans Affairs.

(3) A requisition shall be valid for use by the Canadian Red Cross Society only for the purpose of acquiring rationed foods for export and only if the requisition is in the form specified by the Ration Administrator and has been completed and signed on behalf of and under the authority of the Canadian Red Cross Society.

(4) A requisition shall be valid for use by the Department of National Defence, the Department of Veterans Affairs and the Canadian Red Cross Society for acquiring only the amount of the rationed food specified thereon.

- (5) A requisition shall be valid for use in buying ships' stores
- (a) only if the requisition is in the form specified by the Ration Administrator,
- (b) only if the requisition has first been approved and signed by the Board's Administrator of Ships' Stores—hereinafter referred to as the Administrator of Ships' Stores—or his representative, and such approval is evidenced by the stamp of the Administrator of Ships' Stores being impressed thereon,
- (c) only for the amount of the rationed food specified on the requisition, as approved by or on behalf of the Administrator of Ships' Stores, and,
- (d) only for the vessel in respect of which the requisition has been so approved.

(6) A requisition, though valid as to form, manner of completion, signatures and, where necessary, approval by or on behalf of the Administrator of Ships' Stores, shall be valid for use by a supplier

- (a) only if the requisition has been properly endorsed with the name and address of each supplier into whose possession the requisition has passed after being completed by the supplier who first supplied rationed food thereunder by his certifying on the requisition the amount of and the coupon value of the rationed food so supplied by him and endorsing thereon his address, and
- (b) only for the number of coupons and the Rationed Food so certified thereon by such supplier, which number shall, in no event, be greater than the coupon value of the rationed food specified on the requisition when first surrendered to such supplier.

Ration Cheques

14. (1) A ration cheque shall be valid for use by a quota user or industrial user only if such quota user or industrial user is the drawer of the ration cheque.

(2) A ration cheque shall be valid for use by a supplier only if it has been drawn against his ration coupon bank account or has been properly endorsed with the name and address of each supplier into whose possession the ration cheque has passed.

(3) A ration cheque shall be valid for use only if drawn and issued in accordance with the provisions of subsections (9), (10) and (11) of Section 37.

Bank Transfer Voucher

15. A bank transfer voucher shall be valid for use only by a supplier and only if the bank transfer voucher has been properly endorsed with the name and address of the supplier to whom issued and of each other supplier into whose possession the bank transfer voucher has subsequently passed.

PART IV—CONSUMERS

Possession of Ration Books, Ration Cards and Ration Coupons

16. (1) All ration books, ration cards and ration coupons are and remain the property of His Majesty in right of Canada and every person is accountable to the Board at all times both as to his possession and as to his use of the same.

(2) The only ration books or ration cards a consumer may have in his possession and use are his own and those of other consumers of the same household as himself.

(3) A consumer who comes into possession of a ration book or ration card other than as permitted by this Order must surrender it immediately to the Board.

(4) A consumer must detach from his ration book or ration card and destroy all ration coupons as soon as the same have expired and ceased to be valid for use by him and also if he comes into possession of loose ration coupons he must immediately destroy them.

(5) A consumer who comes into possession of more than one ration book of the same issue or more than one ration card, and bearing his name or apparently meant for him, must surrender promptly to the Board all such ration books or ration cards other than the one first issued to him bearing his name. This provision shall not apply to a consumer in respect of a ration card issued to him in special cases as authorized by the Ration Administrator.

(6) A ration book or ration card issued to a consumer must not after his death be used by anyone in acquiring Rationed Foods, and the legal representative of the deceased consumer must see that his ration book or ration card is surrendered promptly to the Board.

(7) A ration book or ration card issued to a consumer must not be used by anyone while such consumer is absent from Canada. If such consumer ceases to reside in Canada or if he departs therefrom expecting to remain out of Canada for a period of sixty consecutive days or more the ration book or ration card of that consumer must

be surrendered to the Board and, if the consumer fails to surrender it, any person who comes into possession of the ration book or ration card must promptly surrender it to the Board.

(8) A consumer upon becoming a member of the Armed Forces, other than of the Canadian Reserve Army, must immediately surrender his ration book or ration card to the Board. If, however, the consumer fails to surrender it, any person who comes into possession of the ration book or ration card must promptly surrender it to the Board.

Consumers' Use of Ration Coupons

17. (1) Ration coupons prescribed as appropriate coupons and valid for use by a consumer are the only ration documents which may be surrendered by a consumer in acquiring rationed food from a supplier.

(2) A consumer may surrender only ration coupons from his own ration book or ration card or from the ration books or ration cards of other consumers of the same household as himself.

(3) The ration coupons which a consumer surrenders must not be detached or surrendered earlier than at the time of his ordering the rationed food or later than at the time of its delivery.

(4) The ration coupons which a consumer surrenders must be detached by him in the presence of the supplier who supplies the rationed food or of his representative, or must be detached by such supplier or his representative in the presence of the consumer.

(5) A consumer may, for safekeeping and convenience in acquiring rationed food, lodge his ration book or ration card or the whole of or remaining part of a sheet of ration coupons, detached from his ration book, with any supplier of his choice; but any sheet or part of a sheet of ration coupons so lodged must be attached to a stub on which must be clearly shown the name and address of the consumer named on the ration book from which the sheet or part of a sheet and attached stub have been taken.

(6) When ration coupons have been lodged with a supplier by a consumer in the manner authorized by subsection (5), the supplier, to the extent that the ration coupons are then valid and are appropriate coupons, may supply to the consumer the rationed food ordered by him, and in that event the supplier, notwithstanding the provisions of subsection (4), must each time he supplies rationed food detach and keep the requisite number of appropriate coupons then valid.

(7) The consumer may at any time require return of his ration book or ration card or the sheet of ration coupons or part thereof lodged with a supplier as authorized by subsection (5), minus the ration coupons detached and kept by the supplier as authorized by subsection (6), and the supplier must return it on demand.

Residents in Hotels and Quota Users' Establishments

18. (1) For the purposes of this Section, hotel means and includes

- (a) any establishment licensed, operated or generally regarded as a hotel, whether or not it is the establishment of a quota user, and
- (b) any establishment declared to be a hotel by the Ration Administrator by notice served personally or by registered mail on the owner, manager or superintendent of the establishment or on any person in charge of the establishment at the time of service.

(2) Any person who for a continuous period of four weeks or longer resides in a hotel or quota user's establishment must by the end of the fourth week deliver his ration book or ration card to the owner, manager or superintendent of the hotel or quota user's establishment, who must then and at the end of each subsequent four weeks' period of that person's residence detach from his ration book or ration card the number of valid ration coupons specified by the Order of the Board by which such coupons are prescribed as appropriate coupons.

(Subsection (2) as substituted by Order No. 516)

(3) All ration coupons detached as required by subsection (2) must be surrendered monthly to the Board by the owner, manager or superintendent who detached them by delivery to the Branch Office of the Ration Administration for the district in which the hotel or establishment is located. The ration coupons being surrendered must be attached to gummed sheets in the manner required by the Ration Administrator.

(4) A person who has delivered his ration book or ration card to the owner, manager or superintendent of a hotel or quota user's establishment as required by subsection (2) may, upon his ceasing to reside in the hotel or establishment, require return of his ration book or ration card, minus the ration coupons detached as authorized by subsection (2), and the owner, manager or superintendent must return it on demand.

(5) If a person dies before otherwise terminating his period of residence in a hotel or quota user's establishment, the owner, manager or superintendent must see that the ration book or ration card, which he has in his possession and which was delivered to him by such person, is surrendered promptly to the Board. The surrender must be accompanied by a statement showing the name of the deceased, place and date of death and the prefix and serial number of the ration book or ration card.

PART V—QUOTA USERS

Registration

19. (1) Application for registration of any person as a quota user must be made to the Ration Administrator on the form obtainable for that purpose at any branch office of the Ration Administration.

(2) Any person registered as a quota user under a previous Order of the Board, whose registration has not been cancelled, will be considered as having registered under this Order.

(3) An applicant may apply for registration in respect of each of his separate administrative offices or branches as a separate quota user.

(4) The Ration Administrator may approve or reject any application for registration as a quota user or may at any time cancel the registration of any quota user.

(5) When an application for registration as a quota user is approved and registration is made, notice will be given by the Ration Administrator to the applicant and such notice will be evidence of his registration.

(6) Rationed food must not be acquired by any person in respect of his being a quota user until he has received notice from the Ration Administrator that his application has been approved and that his registration as a quota user has been made.

(7) Rationed food must not be acquired by any person in respect of his being a quota user after there has been served upon him personally or mailed to him by registered post, care of his address as listed with the Ration Administrator, a notice issued by or on behalf of the Ration Administrator advising such person that his registration as a quota user has been cancelled.

Fixing of Quota and Issue of Ration Documents

20. (1) The quantity of rationed foods which a quota user may acquire may be fixed and varied from time to time as the Ration Administrator sees fit.

(2) Each quota user will be furnished with ration documents based on his quota, for use by him in acquiring rationed foods. The ration documents may be in the form of quota authorizations, special purchase permits or otherwise as may be authorized by the Ration Administrator.

(3) Every quota user must observe and strictly comply with all terms and conditions printed or endorsed on the ration documents furnished to him, relating to his acquiring or using rationed foods.

Deposit and Use of Ration Documents

21. (1) A quota user to whom a quota authorization has been issued may use it only by way of deposit to the credit of his ration coupon bank account.

(2) The only ration document which may be deposited to the ration coupon bank account of a quota user is a quota authorization.

(3) The only ration documents which may be surrendered to a supplier by a quota user in acquiring rationed foods, as required by Section 5, are as follows:

- (a) if the quota user is required to operate a ration coupon bank account he may surrender a ration cheque drawn on his ration coupon bank account, or a special purchase permit or other ration document issued to him by the Ration Administrator for the purpose of his acquiring rationed food, except that he may not surrender any quota authorization;
- (b) if the quota user is not required to operate a ration coupon bank account he may surrender a special purchase permit or other ration document issued to him by the Ration Administrator for the purpose of his acquiring rationed food, except that he may not surrender any quota authorization.

Restriction on Use of Rationed Foods

22. (1) All rationed foods acquired by a quota user must be used only for the purposes for which he is registered and for which his ration documents have been issued to him, and must be supplied by him only in the course of meals or refreshments.

(2) Rationed foods acquired by a quota user must not be used for personal consumption by himself or by other persons of the same household as himself except in the course of meals or refreshments which he or they have and consume in the establishment for which he is registered as a quota user.

Records and Returns

23. (1) Each quota user must within 15 days after the end of each calendar month file with the Ration Administrator a statement in writing, completed and signed by the quota user and on a form provided by the Ration Administrator, disclosing the number of meals served by him during the previous month and the amount of each rationed food and the number of appropriate coupons in his possession or under his control at the end of the previous month (exclusive of ration coupons detached from the ration books or ration cards of persons residing in his establishment) and such further information as may be from time to time required by the Ration Administrator. The statement may be filed by delivery to the Branch Office of the Ration Administration for the district in which the administrative office or branch of the quota user is situated.

(2) Each quota user must prepare and make available for inspection at any time when required by any authorized representative of the Board an exact account of all supplies acquired, held, controlled or used by him of each Rationed Food, and of the quantity of each kind, variety and grade, in such form and with such documentary evidence that the account may readily be audited.

PART VI—INDUSTRIAL USERS

Registration

24. (1) Application for registration of any person as an industrial user of any rationed food must be made in the manner specified by the Order of the Board by which the food is prescribed as a Rationed Food.

(2) Any person registered as an industrial user of a Rationed Food under a previous Order of the Board, whose registration has not been cancelled, will be considered as having registered under this Order in respect of such Rationed Food.

(3) An applicant may apply for registration in respect of each of his separate administrative offices or branches as a separate industrial user.

(4) The Board or any person acting on behalf of and under the authority of the Board may approve or reject any application for registration as an industrial user or may at any time cancel the registration of an industrial user.

(5) When an application for registration as an industrial user is approved and registration is made, notice will be given to the applicant and such notice will be evidence of his registration.

(6) Rationed food must not be acquired by any person in respect of his being an industrial user until he has received notice from the Board or from some person acting on behalf of and under the authority of the Board that his application has been approved and that his registration as an industrial user of such Rationed Food has been made.

(7) Rationed Food must not be acquired by any person in respect of his being an industrial user after there has been served upon him personally or mailed to him by registered post, care of his address as listed with the Board, a notice in writing issued by or on behalf of the Board advising him that his registration as an industrial user of such Rationed Food has been cancelled.

Fixing of Quota and Issue of Ration Documents

25. (1) The quantity of a Rationed Food which an industrial user may acquire may be fixed or varied from time to time as the Board or any person acting on behalf of and under the authority of the Board sees fit.

(2) Each industrial user will be furnished with ration documents, based on his quota, for use in acquiring the rationed food. The ration documents may be in the form of quota authorizations, special purchase permits or otherwise as may be authorized by the Board or by any person acting on behalf of and under the authority of the Board.

(3) Every industrial user must observe and strictly comply with all terms and conditions printed or endorsed on the ration documents furnished to him, relating to his acquiring or using rationed food.

Deposit and Use of Ration Documents

26. (1) An industrial user to whom a quota authorization has been issued may use it only by way of deposit to the credit of his ration coupon bank account.

(2) The only ration document that may be deposited to the ration coupon bank account of an industrial user is a quota authorization.

(3) The only ration documents which may be surrendered to a supplier by an industrial user in acquiring rationed foods, as required by Section 5, are as follows:

- (a) if the industrial user is required to operate a ration coupon bank account he may surrender a ration cheque drawn on his ration coupon bank account or a special purchase permit or other ration document issued to him by or under the authority of the Board for the purpose of his acquiring rationed food, except that he may not surrender any quota authorization;
- (b) if the industrial user is not required to operate a ration coupon bank account he may surrender a special purchase permit or other ration document issued to him by or under the authority of the Board for the purpose of his acquiring rationed food, except that he may not surrender any quota authorization.

Restriction on Use of Rationed Foods

27. Any rationed food acquired by an industrial user must be used only for the purposes for which he is registered and for which his ration documents have been issued to him, and must not be supplied as such to any person.

Records and Returns

28. Each industrial user must prepare and make available for inspection at any time when required by any authorized representative of the Board an exact account of all supplies of rationed food acquired, held, controlled or used by him and of the quantity of each variety and grade of such rationed food, in such form and with such documentary evidence that the account may readily be audited.

PART VII—ARMED FORCES, CANADIAN RED CROSS AND SHIPS' STORES

29. (1) Rationed foods required by the Department of National Defence, by the Department of Veterans Affairs for hospitals or other establishments caring for enlisted or discharged personnel of the Armed Forces or by the Canadian Red Cross

Society for export purposes may be acquired from a supplier on surrender of a valid requisition completed and signed in the manner specified in subsections (1), (2) and (3) respectively of Section 13. In order that rationed foods may be obtained for such purposes the respective officers and other authorized persons are hereby empowered to complete and sign the necessary requisitions.

(2) Where it is necessary to acquire in Canada rationed foods for ships' stores for any vessel which is not a private pleasure craft but which is operated for commercial purposes elsewhere than solely on the waters specified in subsection (3) such rationed foods may be acquired from a supplier on surrender of a valid requisition approved and signed by the Administrator of Ships' Stores or his representative as provided by subsection (5) of Section 13. The Administrator of Ships' Stores or his representative before approving or signing such requisition will see that it has been properly completed and signed by the captain or purser of such vessel or by some other person in Canada authorized to acquire rationed foods for such vessel. In order that rationed foods may be acquired for such vessels the captain, pursers and such other authorized persons are hereby empowered to sign the necessary requisitions.

(3) The waters referred to in subsection (2) are the following:

- (a) the Great Lakes including their bays and arms;
- (b) the River and Gulf of St. Lawrence;
- (c) any waters which are tributary to or connect the Great Lakes and the River and Gulf of St. Lawrence;
- (d) any inland waters of Canada not referred to in clauses (a), (b) or (c);
- (e) any territorial waters of Canada or of Canada and the United States of America.

(4) Where it is necessary to acquire in Canada rationed foods for ships' stores for any vessel which is operated for commercial purposes solely on the waters specified in subsection (3) such rationed foods may be acquired from a supplier on surrender of ration documents valid for the acquisition of such rationed foods in accordance with the following provisions:

- (a) if the person operating such vessel is a resident of Canada he must be a quota user and shall be governed by the provisions of Part V;
- (b) if the person operating such vessel is not a resident of Canada he may be a quota user, in which event he shall be governed by the provisions of Part V, or, in the absence of being a quota user, he may apply to the Ration Administrator for a special purchase permit which may be surrendered to a supplier only in accordance with the provisions of Sections 4 and 5.

(5) Notwithstanding the provisions of subsection (2) rationed foods may not be acquired for ships' stores in the manner therein provided for any vessel of less than 50 tons burthen unless such vessel ordinarily clears port for an uninterrupted period of 10 or more consecutive days and ordinarily carries a ship's company of 5 or more persons. For the purposes of this subsection "ship's company" means the captain, officers, crew and passengers of a ship.

PART VIII—SUPPLIERS

Acquisition by Dealers

30. (1) If a dealer is required to operate a ration coupon bank account the only document which may be valid for use by him in acquiring rationed food is a ration cheque issued on his ration coupon bank account in favour of the supplier from whom he is acquiring the rationed food.

(2) If a dealer is not required to operate a ration coupon bank account he may surrender to the supplier from whom he is acquiring rationed food any valid ration document issued to him by the Ration Administrator, any ration document received by him as a supplier of rationed food in accordance with this Order and valid for use by a supplier as hereinbefore provided or any bank transfer voucher issued to him by a bank and duly endorsed by him.

Use by Dealers

31. (1) All rationed foods acquired by a dealer must be used only for the purposes of his business as a dealer and be supplied by him only in accordance with the provisions of Section 4.

(2) Notwithstanding the provisions of subsection (1), a dealer may, from his stock of supplies of rationed foods, supply any rationed food for use and consumption by himself or other persons of the same household as himself provided he at that time collects from his own ration book or ration card or from those of the other persons of the same household as himself the requisite number of appropriate coupons then valid.

Household Use by Producers

32. Rationed food retained in the possession of a producer from the supply which he has produced may be used and consumed by such producer or by persons of the same household as himself without restriction except that in respect thereof he must collect and surrender to the Ration Administrator ration documents as required by the Order of the Board by which such food is prescribed as a Rationed Food.

Registration of Certain Producers

33. Every producer before supplying a Rationed Food to any person, other than to himself or to persons of the same household as himself as provided by Section 32, must register with the Board as a producer of such Rationed Food. If required to operate a ration coupon bank account in respect of such Rationed Food, he must register by making application for registration to the Ration Administrator on the form obtainable for that purpose at any branch office of the Ration Administration. If not required to operate a ration coupon bank account in respect of such Rationed Food, he must apply to be registered by forwarding to the Local Ration Board of his district a statement in writing showing his name and address and the Rationed Food in respect of which he is to be registered as a producer. A producer so registered under a previous Order of the Board in respect of such Rationed Food need not re-register but will be considered as having registered under this Order.

Invoices

34. In addition to complying with the provisions of Section 4 every supplier must, when supplying rationed food to any person other than to a consumer, issue an invoice, in duplicate, for the rationed food supplied. The invoice must show the name and address of the supplier, the name and address of the person acquiring the rationed food, the date on which the rationed food is supplied, the kind and quantity of each rationed food supplied and its coupon value and the price charged. One copy of the invoice must, at or before the time of delivery of the rationed food, be furnished to the person acquiring the rationed food, the other copy must be retained by the supplier and both copies must be respectively kept available for inspection by any authorized representative of the Board at any time within one year from the date of issue of such invoice.

Records and Accounts

35. (1) Each supplier must prepare and make available for inspection at any time when required by any authorized representative of the Board an exact account of all supplies of rationed food acquired, produced, held, controlled, supplied or used by him and of the quantity of each variety and grade of such rationed food, in such form and with such documentary evidence that the account may readily be audited.

(2) If a supplier fails on request of any representative of the Board to make available for inspection books, records, ration documents and stocks of a rationed food sufficient to show that during any period such supplier in supplying such rationed food receives the requisite number of appropriate coupons, he shall be presumed in the absence of evidence to the contrary to have supplied such rationed food during such period contrary to Section 4.

PART IX—COUPON BANKING SYSTEM

Continuance of Present System

36. (1) The Coupon Banking System established by the Board in connection with the rationing of food commodities and the arrangements entered into with the banks for the purposes of the system are adopted for the purposes of this Order and the system as so established or as it may be varied, amended or extended shall be operated and used as provided in this Order.

(2) Subject to the general direction of the Chairman of the Board, the Ration Administrator may from time to time,

- (a) vary, amend and extend the coupon banking system and the scope of its operation and use,
- (b) make arrangements with banks for the purposes of the system, and,
- (c) issue regulations and instructions governing the operation and use of the system and of ration coupon bank accounts.

Use of Ration Coupon Bank Accounts

37. (1) The following persons are required to open, operate and use in accordance with the provisions of this Section, a separate ration coupon bank account for each Rationed Food in their transactions in acquiring or supplying that Rationed Food;

- (a) every dealer who is a jobber, broker or wholesaler of a Rationed Food;
- (b) every dealer who is a retailer, provided his average monthly turnover in all food commodities is \$2,500 or more;
- (c) every other person authorized by the Ration Administrator to open, operate and use a ration coupon bank account.

(2) Notwithstanding the provisions of subsection (1) where in any case a ration coupon bank account of any person has been closed by or under the authority of the Ration Administrator, such person shall for all purposes of this Order be deemed to be a person who is not required to open, operate or use a ration coupon bank account, and such person must not subsequently open a ration coupon bank account without first obtaining the express authorization of the Ration Administrator.

(3) Every dealer who operates a ration coupon bank account for a Rationed Food must use the same for all purposes of his transactions in acquiring or supplying that Rationed Food and must deposit promptly to the credit of such account and not use otherwise all valid ration documents received by him on supplying that Rationed Food, and for all supplies thereof acquired by him he must issue and surrender only ration cheques drawn on his account for that Rationed Food.

(4) Every producer who operates a ration coupon bank account in respect of the Rationed Food produced by him must deposit promptly to the credit of such account and not use otherwise all valid ration documents received by him on supplying that Rationed Food. He may issue on such account only ration cheques in favour of and to be surrendered to the Ration Administrator.

(5) Every quota user and every industrial user who operates a ration coupon bank account for a Rationed Food must deposit to the credit of such account only and not use otherwise all quota authorizations issued to him for the purpose of acquiring that Rationed Food. He may issue on such account only ration cheques in favour of a supplier from whom he acquires such Rationed Food or in favour of the Ration Administrator.

(6) All quota authorizations, special purchase permits, requisitions, ration cheques and bank transfer vouchers being deposited to a ration coupon bank account must be deposited in terms of coupons and only to the ration coupon bank account for that Rationed Food in respect of which such coupons are prescribed as appropriate coupons.

(7) All ration coupons being deposited to a ration coupon bank account must be attached to gummed sheets in the manner required by the Ration Administrator and must be deposited only to the ration coupon bank account for that Rationed Food in respect of which such ration coupons are prescribed as appropriate coupons.

(8) A ration cheque must be issued only in respect of that Rationed Food for which the ration coupon bank account was opened, and a ration coupon bank account must be operated only in respect of that Rationed Food for which it was opened.

(9) A ration cheque drawn on a coupon bank account must be completed in every detail and be signed by the drawer.

(10) The drawer of a ration cheque must use ink or indelible pencil in drawing, completing and signing the ration cheque.

(11) A person who operates a ration coupon bank account must not issue a post-dated ration cheque or a ration cheque which is not dated.

(12) A person who operates separate ration coupon bank accounts in respect of separate businesses or separate administrative offices or branches must operate each ration coupon bank account only in respect of the business or Administrative office or branch for which such ration coupon bank account was opened.

(13) A person who operates a ration coupon bank account must not deposit or attempt to deposit to the credit thereof any ration coupons or other ration document for which the time for deposit has expired or any ration document which is not valid for deposit to such account.

(14) A person who operates a ration coupon bank account must not under any circumstances or at any time draw or issue a ration cheque on his account for more coupons than are at that time standing to the credit of his account, after making due allowance for all ration cheques drawn and issued by him against his account but which have not at that time been debited against his account.

(15) A person who does not operate a ration coupon bank account must not under any circumstances draw a ration cheque on a ration coupon bank account or issue a ration cheque drawn in his name as the maker.

(16) Every person who operates a ration coupon bank account must prepare and keep available for inspection at all times by any authorized representative of the board an exact record of each ration cheque issued by him and of the balance of coupons then remaining in his ration coupon bank account.

(17) A producer, dealer, quota user or industrial user must not, as such, in respect of any one branch of his business or of any one Administrative office have or operate at any one time more than one ration coupon bank account for the same Rationed Food.

(18) Where in any case a ration coupon bank account of any person has been closed by or under the authority of the Ration Administrator, such person must not subsequently draw a ration cheque or issue a ration cheque drawn in his name as the maker, unless in the meantime he has obtained the express authorization of the Ration Administrator to open and operate a ration coupon bank account.

(Subsections (17) and (18) as added by Order No. 548)

Issue and Use of Bank Transfer Voucher

38. (1) A bank transfer voucher must be issued by a bank only in favour of a supplier and only on surrender of and in exchange for ration documents then valid for such purpose.

(2) A bank transfer voucher must be issued only for the same number of coupons as are surrendered in exchange therefor, and only in respect of the Rationed Food for which the surrendered coupons are prescribed as appropriate coupons.

(3) A bank transfer voucher issued to a dealer who operates a ration coupon bank account must be used by him only for transfer of coupons for deposit to the credit of his ration coupon bank account.

(4) A bank transfer voucher issued to a dealer who does not operate a ration coupon bank account may be used by him in acquiring supplies of that Rationed Food, in respect of which the bank transfer voucher has been issued.

(5) A bank transfer voucher issued to a producer may be used by him only for the purpose of surrendering coupons to the Ration Administrator.

(6) Except as provided by subsection (2) of Section 40, no person other than a supplier or his authorized agent shall apply for, obtain or use a bank transfer voucher.

(7) No person shall make application to a bank for the issue of a bank transfer voucher for a greater number of coupons than the number of valid coupons then being surrendered in exchange therefor, and no person shall accept or otherwise obtain from a bank any bank transfer vouchers for a greater number of coupons than the number of valid coupons then being surrendered in exchange therefor.

(8) No person shall make application to a bank for the issue of a bank transfer voucher for any Rationed Food other than the Rationed Food for which the coupons then being surrendered are prescribed as appropriate coupons, and no person shall accept or otherwise obtain from a bank any bank transfer voucher for any Rationed Food other than the Rationed Food for which the coupons then being surrendered are prescribed as appropriate coupons.

(Subsections (6), (7) and (8) as added by Order No. 548)

PART X—GENERAL PROVISIONS

Prohibitions

39. (1) Every person in any way concerned with or affected by any provision of this Order is prohibited from doing any of the following:

- (a) obtaining, transferring, using, retaining or having in his possession or under his control any ration book, ration card or ration document except as expressly authorized by this Order;
- (b) applying to the Board for the issue of a ration book or ration card which if issued according to the application would result in the person, on whose behalf it is issued, having in his possession a larger number of ration books or ration cards than that to which he is entitled;
- (c) acquiring rationed food except as expressly authorized by this Order or as the recipient of a casual gift, loan or exchange;
- (d) supplying rationed food except as expressly authorized by this Order;
- (e) impersonating or falsely representing himself or any other person to be the consumer whose name appears on a ration book or ration card or a member of the same household as such consumer;
- (f) impersonating or falsely representing himself or any other person to be a quota user, industrial user, supplier or other person whose name appears on a ration document;
- (g) making a false, misleading or deceptive statement with respect to any person, ration book, ration card or ration document in acquiring rationed food or in obtaining a ration document or credit in a ration coupon bank account.

(Clause (g) as substituted by Order No. 548)

- (h) defacing, mutilating or obliterating a ration book, ration card or ration document;
- (i) altering or destroying a ration book, ration card or ration document except as expressly authorized by this Order;
- (j) detaching any ration coupon or having in his possession any ration coupon detached from a ration book or ration card before such coupon is valid for use, or detaching from a ration book or ration card the whole or part of a sheet of ration coupons except as expressly authorized by this Order;
- (k) without establishing his lawful authority, obtaining, transferring, using, retaining or having in his possession or under his control a counterfeit ration coupon or other document that is not a ration document but which resembles a ration document;
- (l) without lawful authority or excuse, make, begin to make, use or knowingly have in his possession any die, plate, photographic film or other thing used or designed to be used or capable of being used for making anything purporting to be or apparently intended to resemble any ration coupon, ration book or ration card;

- (m) otherwise in any manner contravening or failing to observe or comply with any of the provisions of this Order or of any other Order of the Board by which any Food is prescribed as a Rationed Food.
 - (n) obtaining or attempting to obtain credit in a ration coupon bank account for coupons which have not been deposited or are not then being deposited to such account;
 - (o) failing to refund to the Board, within the time and in the manner stipulated, tokens or appropriate coupons provided to him for temporary use.
- (Clauses (n) and (o) as added by Order No. 548)*

(2) For the purposes of subsection (1) of this Section, the term "ration document" shall, notwithstanding anything contained in clause (s) of Section 3, include not only a ration document as therein defined but also any document provided or intended for use, used or that may be used under the authority of the Board in acquiring or supplying any rationed food, and, except as to clause (k) of this subsection, any document which is not a ration document but which resembles a ration document.

(3) Every person who, in respect of any rationed food, acts in the capacity of a consumer, quota user, industrial user, dealer and producer or in two or more of such capacities, must strictly comply in each capacity with the respective provisions of this Order and of every other Order of the Board by which any food is prescribed as a Rationed Food.

(Subsection (3) as added by Order No. 548)

Authority and Jurisdiction of the Ration Administrator

40. (1) The administration of the general system of rationing and authority to deal with all matters and things covered or affected by this Order or by any other Order of the Board by which any food is prescribed as a Rationed Food, is vested in the Ration Administrator, and, without in any way detracting from the generality of the foregoing, the Ration Administrator may

- (a) regulate the issue of ration books, ration cards and ration documents and the kinds and forms to be issued and used;
- (b) issue different kinds and forms of ration books, ration cards and ration documents for different persons or classes of persons or for different Rationed Foods;
- (c) require any persons to furnish such information in such form and at such time or times as he may direct;
- (d) require any person who has in his possession or under his control any ration book, ration card or ration document to surrender the same to the Board or to such person as the Ration Administrator may direct;
- (e) require any person who has in his possession or under his control any rationed food to transfer and deliver the same to such other person as the Ration Administrator may direct;
- (f) take possession of any rationed food in the possession or control of any person contrary to the provisions of this Order or in excess of a quantity deemed by the Ration Administrator to be reasonably required by such person and dispose of rationed foods so seized in such manner as may appear to him to be expedient;
- (g) make arrangements for provision of special supplies of rationed foods at such time and during such periods and at or for such areas and places and for such persons as the Ration Administrator may deem necessary or proper.

(2) The Ration Administrator may in special or exceptional cases or circumstances

- (a) grant such exemption from any provision of this Order or of any other Order of the Board, by which any Food is prescribed as a Rationed Food, as to any person or persons and in respect of any Rationed Food and as to such areas or places as he may deem necessary or proper;

- (b) exempt any consumer, quota user, industrial user or supplier, personally or as one of a class or as a group or groups of persons residing in any area or areas as may be designated by the Ration Administrator, from any or all of the provisions of this Order, unconditionally or conditionally and on such terms as the Ration Administrator may direct, and,
 - (c) in particular he may by special directions, permits or otherwise as he may deem proper authorize any consumer, special class of consumer, quota user or industrial user to acquire, use or consume extra quantities of any Rationed Food at such times and for such periods as the Ration Administrator may specify.
- (3) The Ration Administrator shall, for any of the purposes of this Order, have power
- (a) to investigate, of his own motion or on complaint, costs, prices and stocks of goods and materials of any producer, dealer, quota user or industrial user or any alleged or apparent contravention of or failure to observe any of the provisions of this Order, and for the purpose of any such investigation the Ration Administrator shall have the powers of a Commissioner appointed under the provisions of the Inquiries Act;
 - (b) to enter any premises and to inspect and examine any or all books, records and stocks of goods and materials in the possession or control of any person and to require any such person to produce such books and records at any place before him or before any person appointed by him to investigate, and to take possession of and remove any or all of such books and records;
 - (c) to require from time to time any person who produces, buys, acquires, stores, accumulates, uses, consumes, sells, supplies or exports any rationed food, to furnish, in such form and within such time as the Ration Administrator may specify, written returns under oath or affirmation showing such information as the Ration Administrator may consider necessary with respect to such rationed food.

Exercise of Certain Powers by Administrator's Order

41. By Administrator's Order countersigned by the Chairman of the Board, the Ration Administrator may

- (a) transfer from one classification, category, group or other distributive division into another of them any Rationed Food or any kind, variety, quality, portion or quantity;
- (b) add to any classification, category, group or other distributive division established as to any Rationed Food, any kind, variety, quality, or portion of that food which previously had not been included therein as a Rationed Food, and thereby subject it to rationing under this Order;
- (c) remove from any classification, category, group or other distributive division established as to any Rationed Food, any kind, variety, quality, or portion which previously had been included therein as a Rationed Food, and thereby free it from rationing;
- (d) vary the quantities of Rationed Foods which persons may supply, acquire, have, use or consume at any time or during any period to accord with any transfer, addition or removal made under this Section;
- (e) regulate and fix the times when and periods during which ration coupons and ration documents are to be valid for use and the times when they will expire and cease to be valid for use.

Local Ration Boards

42. (1) The Local Ration Boards heretofore established by or under authority of the Board shall function for the purposes of the general system of rationing outlined by this Order with such powers and duties as the Ration Administrator may from time to time direct.

(2) The Ration Administrator may, with the approval of the Chairman of the Board, establish additional or substitute Local Ration Boards with like powers and duties, and as to all Local Ration Boards fix their composition and control and regulate appointment of their officers and employees.

Powers of Deputy Administrator and Officers

43. (1) The Ration Administrator may from time to time appoint any of the officers of the Ration Administration of the Board to exercise and perform from time to time such administrative functions, powers and duties for the purposes of this Order as he may from time to time designate and specify.

(2) For all purposes of this Order the Board's Deputy Administrator of Consumer Rationing is hereby empowered to exercise all the powers and perform all the duties of the Ration Administrator, including authority to make and sign Administrator's Orders.

Made at Ottawa, this 26th day of December, 1944.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 465

Rationed Foods (Butter)

(Consolidated as amended by Orders Nos. 486, 516, 588 and 607)

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

Effective Date

1. This Order comes into force on the 29th day of December, 1944.

Definitions

2. (1) For the purposes of this Order,
 - (a) "Authorized butter reporter" means any supplier authorized by the Ration Administrator to use a butter transfer notice when supplying butter to or acquiring butter from another authorized butter reporter;
 - (b) "Butter transfer notice" means a document provided and so designated by the Board, for use by an authorized butter reporter when supplying butter to or acquiring butter from another authorized butter reporter;
 - (c) "The Principal Order" means Order of the Board No. 464—Rationed Foods (Principal Order).

(2) For the purposes of this Order the definitions contained in the Principal Order shall extend and apply to this Order, and, unless the context otherwise requires, this Order is to be construed as one with the Principal Order.

Butter a Rationed Food

3. Butter is hereby declared to be a Rationed Food and as such is subject to the general system of rationing of foods established by the Board and outlined in the Principal Order.

Appropriate Coupons

4. For the purposes of the Principal Order each of the following coupons is hereby prescribed as an appropriate coupon in respect of butter:

- (a) all ration coupons printed R and all ration coupons on which the word "butter" appears at the time of issue, by the Board, of the ration book or ration card containing such ration coupons;

(Clause (a) as substituted by Order No. 588)

- (b) all butter coupons stated on a quota authorization or other ration document when issued by the Board or on a requisition or special purchase permit when completed by a supplier in the manner required by the Principal Order, and all butter coupons in terms of which any ration document is expressed.

Coupon Value

5. The quantity of butter to be supplied by a supplier and acquired from a supplier in respect of the collection and surrender of each appropriate coupon shall be as follows:

8 OUNCES OF BUTTER PER COUPON

Period of Validity of Ration Coupons

6. (1) Ration coupons on which the word "butter" appears at the time of issue by the Board—hereinafter referred to as butter ration coupons—and ration coupons printed R at the time of issue by the Board are unnumbered if no serial number is printed thereon or are numbered according to the serial number printed thereon.

(Subsection (1) as substituted by Order No. 588)

(2) Unnumbered butter ration coupons are valid for use in accordance with the provisions of the Principal Order at any time on and after the date on which they are issued by the Board and may remain valid for use until further notice is given to the contrary by Administrator's Order or by other Order of the Board.

(3) Numbered ration coupons printed R and numbered butter ration coupons shall be valid for use only on and after their respective validity dates as provided by subsection (4) and may remain valid for use until further notice is given to the contrary by Administrator's Order or by other Order of the Board.

(Subsection (3) as substituted by Order No. 588)

(4) The respective validity dates for the ration coupons printed R and butter ration coupons numbered as listed below shall be as follows:

Butter Ration Coupons,

Nos. 116 to 139 (if unused)—now valid;

Ration Coupons printed R,

No. 1 (if unused)—now valid,
 No. 2—Thursday, February 21, 1946,
 No. 3—Thursday, March 7, 1946,
 No. 4—Thursday, March 21, 1946,
 No. 5—Thursday, April 4, 1946,
 No. 6—Thursday, April 18, 1946.

(Subsection (4) as substituted by Order No. 607)

Hotels and Quota Users' Establishments

7. Where a person has resided in a hotel or quota user's establishment for a continuous period of four weeks or longer the ration coupons to be detached, in respect of butter, from the ration book or ration card of such person by the owner, manager or superintendent of the hotel or quota user's establishment, as required by Section 18 of the Principal Order, shall be three valid butter ration coupons for each continuous period of four weeks of such residence.

(Section 7 as substituted by Order No. 516)

Special Restriction on Serving of Butter by Certain Quota Users

8. A quota user who operates an establishment in which meals or refreshments are served chiefly to the transient or travelling public must not provide or serve or permit to be served more than one-third of an ounce of butter to any person at or for any one sitting.

Registration of Industrial Users

9. Application for registration of any person as an industrial user of butter must be made to the Ration Administrator on the form obtainable for that purpose at any branch office of the Ration Administration.

Special Restrictions on Use of Creamery Butter by Industrial Users

10. (1) Any industrial user of butter who makes application to the Ration Administrator for a special purchase permit or other ration document for a quantity of first or second grade creamery butter must attach to such application

(a) a statement in writing signed by or under the authority of the Board's Administrator of Dairy Products evidencing that such Administrator has approved of the acquisition and use by such industrial user of the quantity of first or second grade creamery butter therein stated, and,

(b) a certified cheque payable to the Receiver General of Canada for an amount calculated at the rate of 8 cents per pound on the quantity of first and second grade creamery butter to be used, as stated in the application, to reimburse the subsidy paid by the Dominion Government on the butterfat used in making such butter.

(2) An industrial user of butter must not acquire or attempt to acquire from any person, use or attempt to use any quantity of first or second grade creamery butter unless in respect thereof he has first

(a) obtained a statement in writing signed by or under the authority of the Board's Administrator of Dairy Products evidencing that such Administrator has approved of the use by such industrial user of that quantity of first or second grade creamery butter, and,

(b) surrendered to the Ration Administrator or to the Board's Administrator of Dairy Products a certified cheque payable to the Receiver General of Canada for an amount calculated at the rate of 8 cents per pound on such quantity of first and second grade creamery butter.

Household Use of Whey Butter by Milk Producers

11. Notwithstanding the provisions of Section 5, in any case in which a person who regularly supplies fluid milk to a cheese factory acquires whey butter for use and consumption by himself and other persons of the same household as himself from the supplier who operates the cheese factory, such person need surrender to the supplier and the supplier need collect from such person only one butter ration coupon in respect of each pound of whey butter so acquired and supplied.

(Section 11 as substituted by Order No. 486)

All Producers of Butter to be Registered

12. Any producer of butter not required by Section 33 of the Principal Order to register with the Board must apply to be registered as a producer of butter by forwarding to the Local Ration Board of his district a statement in writing showing his name and address. A producer of butter so registered under a previous Order of the Board need not re-register but will be considered as having registered under this Order.

Household Use by Producers of Butter

13. When a producer provides, from the supply of butter produced by him and retained in his possession, a quantity for use and consumption by himself and other persons of the same household as himself he must, in respect thereof, then collect from his own ration book or ration card and from those of other persons of the same household as himself the same number of valid butter ration coupons which he would be required to collect if he were supplying the same amount of butter to another consumer, except that he need not collect more than the total number of valid butter ration coupons in such ration books and ration cards.

Monthly Reports and Surrender of Ration Documents by Producers

14. (1) Every producer of butter who is not required to operate a butter ration coupon bank account must, not later than the 10th day of every month,

- (a) file with the Local Ration Board of his district a statement in writing on a form provided by the Ration Administrator showing the producer's transactions in butter during the preceding month, and,
 - (b) forward with such statement all ration documents collected by him during such preceding month in respect of butter supplied by him or used and consumed by him or by other persons of the same household as himself out of his production.
- (2) Every producer of butter who is required to operate a butter ration coupon bank account must, not later than the 10th day of every month,
- (a) file at the Branch Office of the Ration Administration for his district a statement in writing on a form provided by the Ration Administrator showing the producer's transactions in butter during the preceding month, and,
 - (b) forward with such statement a ration cheque in favour of the Ration Administrator for the total number of butter coupons standing to the credit of the butter ration coupon bank account of such producer at the end of such preceding month, which number must not be less than the total number collected by him during the previous month in respect of the butter supplied by him out of his production.

Authorized Butter Reporters

15. (1) Notwithstanding anything contained in the Principal Order, any authorized butter reporter may supply to or acquire from another authorized butter reporter any quantity of butter upon completion and delivery of a butter transfer notice in the manner therein provided.

(2) Where in any case an authorized butter reporter transfers butter to another authorized butter reporter the transferor must complete and deliver to the transferee a butter transfer notice, as therein provided, for the butter being transferred. In such case ration documents must not be collected or surrendered in respect of the butter so transferred.

(3) A butter transfer notice may be issued only by an authorized butter reporter and only in respect of butter being supplied by him to another authorized butter reporter.

(4) Every authorized butter reporter is required to operate a butter ration coupon bank account to which he must deposit all valid ration documents received by him in respect of butter. He must not deposit to such account any butter transfer notice.

(5) Notwithstanding the provisions of subsection (4) of Section 37 of the Principal Order, where in any case a producer of butter is an authorized butter reporter he may issue on his butter ration coupon bank account a ration cheque in favour of any supplier from whom he acquires butter, provided such supplier is not an authorized butter reporter.

(6) Every authorized butter reporter must, not later than the 10th day of every month,

- (a) file at the Branch Office of the Ration Administration for his district a statement in writing on a form provided by the Ration Administrator showing such authorized butter reporter's transactions in butter during the preceding month,
 - (b) forward with such statement a ration cheque in favour of the Ration Administrator for the total number of butter coupons standing to the credit of the butter ration coupon bank account of such authorized butter reporter at the end of such preceding month after making allowance for all cheques issued and not then charged to such account, and,
 - (c) also forward with such statement a copy of each butter transfer notice issued or received by such authorized butter reporter in respect of butter supplied or acquired by him during such preceding month.
- (7) The provisions of Section 14 shall not apply to an authorized butter reporter.

Made at Ottawa, this 26th day of December, 1944.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 466

Rationed Foods (Sugar)

(Consolidated as amended by Orders Nos 486, 510, 516, 580, 588 and 607)

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

Effective Date

1. This Order comes into force on the 29th day of December, 1944.

Definitions

2. (1) For the purposes of this Order,
 - (a) "Sugar Administrator" means the Board's Sugar Administrator;
 - (b) "The Principal Order" means Order of the Board No. 464 Rationed Foods (Principal Order).

(2) For the purposes of this Order the definitions contained in the Principal Order shall extend and apply to this Order, and, unless the context otherwise requires, this Order is to be construed as one with the Principal Order.

Sugar a Rationed Food

3. Sugar is hereby declared to be a Rationed Food and as such is subject to the general system of rationing of foods established by the Board and outlined in the Principal Order.

Appropriate Coupons

4. For the purposes of the Principal Order each of the following coupons is hereby prescribed as an appropriate coupon in respect of sugar:

- (a) all ration coupons printed S and all ration coupons on which the word "sugar" appears at the time of issue, by the Board, of the ration book or ration card containing such ration coupons;

(Clause (a) as substituted by Order No. 588)

- (b) all sugar coupons stated on a quota authorization or other ration document when issued by the Board or on a requisition or special purchase permit when completed by a supplier in the manner required by the Principal Order and all sugar coupons in terms of which any ration document is expressed.

Coupon Value

5. The quantity of sugar to be supplied by a supplier and acquired from a supplier in respect of the collection and surrender of each appropriate coupon shall be as follows:

1 POUND OF SUGAR PER COUPON

Period of Validity of Ration Coupons

6. (1) Ration coupons on which the word "sugar" appears at the time of issue by the Board—hereinafter referred to as sugar ration coupons—and ration coupons printed S at the time of issue by the Board are unnumbered if no serial number is printed thereon or are numbered according to the serial number printed thereon.

(Subsection (1) as substituted by Order No. 588)

(2) Unnumbered sugar ration coupons are valid for use in accordance with the provisions of the Principal Order at any time on and after the date on which they are issued by the Board and remain valid for use until further notice is given to the contrary by Administrator's Order or by other Order of the Board.

(3) Numbered ration coupons printed S and numbered sugar ration coupons shall be valid for use only on and after their respective validity dates as provided by subsection (4) and may remain valid for use until further notice is given to the contrary by Administrator's Order or by other Order of the Board.

(Subsection (3) as substituted by Order No. 588.)

(4) The respective validity dates for the ration coupons printed S and sugar ration coupons numbered as listed below shall be as follows:

Sugar Ration Coupons,

Nos. 46 to 69 (if unused)—now valid,
No. 70—Thursday, February 21, 1946;

Ration Coupons printed S,

No. 1 —Thursday, February 21, 1946,
No. 2 —Thursday, March 7, 1946,
Nos. 3 and 4—Thursday, March 21, 1946,
Nos. 5 and 6—Thursday, April 18, 1946.

(Subsection (4) as substituted by Order No. 607.)

Hotels and Quota User's Establishments

7. Where a person has resided in a hotel or quota user's establishment for a continuous period of four weeks or longer, the ration coupons to be detached, in respect of sugar, from the ration book or ration card of such person by the owner, manager or superintendent of the hotel or quota user's establishment, as required by Section 18 of the Principal Order, shall be one valid ration coupon for each continuous period of four weeks of such residence.

(Section 7 as substituted by Order No. 516.)

Special Restriction on Serving of Sugar by Certain Quota Users

8. A quota user who operates an establishment in which meals or refreshments are served chiefly to the transient or travelling public is prohibited from doing any of the following:

- (a) providing, serving or permitting to be served more than 3 lumps or 2 teaspoonfuls of sugar for any beverage or more than 2 teaspoonfuls of sugar for any one food to any person at or for any one sitting;
- (b) using or permitting the use of perforated shakers for dispensing or serving granulated or fruit sugar;
- (c) leaving or permitting to be left on a table, counter, tray or other place available to consumers any bowl, dish, plate or container of any kind containing sugar loose or wrapped;
- (d) providing, serving or permitting to be served any sugar to any person, unless that person first requests it.

Registration of Industrial Users

9. Application for registration of any person as an industrial user of sugar must be made to the Sugar Administrator.

Quarterly reports by Industrial Users

10. (1) Each industrial user of sugar must within 15 days after the end of each quarterly period of the year file with the Sugar Administrator a statement in writing completed and signed by the industrial user and on a form provided by the Sugar Administrator, showing the respective quantities of sugar and sweetened condensed milk used by him in the manufacture or processing of food products or other goods during the preceding quarterly period, and disclosing such further information as may be required by the Sugar Administrator in respect of the purposes for which such food products and other goods were so manufactured, processed or supplied.

(2) The quarterly periods referred to in subsection (1) are the four quarters of each year ending respectively March 31, June 30, September 30 and December 31.

Industrial Users to Operate Sugar Ration Coupon Bank Account

11. Every industrial user of sugar is required to open, operate and use, in accordance with the provisions of Section 37 of the Principal Order, a sugar ration coupon bank account.

Coupon Tolerance on Sugar Acquired in Bulk by a Dealer

12. Notwithstanding the provision of Section 5, in any case in which a dealer acquires sugar in bulk from a supplier, the dealer need surrender to the supplier and the supplier need collect from the dealer, in respect of the sugar acquired and supplied in bulk only, 49 sugar coupons for every 50 sugar coupons which otherwise would have to be surrendered and collected.

Monthly Reports and Surrender of Ration Documents by Producers

13. Every producer of sugar must, not later than the 10th day of every month,
 - (a) file with the Sugar Administrator a statement in writing on a form provided by the Sugar Administrator, showing the producer's transactions in sugar during the preceding month, and
 - (b) forward with such statement a ration cheque or other ration document in favour of the Sugar Administrator for the total number of sugar coupons collected by such producer during such preceding month in respect of sugar supplied by him.

Beekeepers—Sugar for Feeding of Bees

14. (1) A beekeeper who desires to obtain sugar for use in feeding his bees must register with the Board, for such purpose, in the manner specified by the Sugar Administrator. A beekeeper so registered under a previous Order of the Board need not re-register and he will be considered as having registered under this Order.

(2) A registered beekeeper in order to obtain sugar for use in feeding his bees must forward to the Provincial Apiarist of his province a statement showing

- (a) the beekeeper's name and complete address,
- (b) the number of colonies of his bees,
- (c) the period during which he expects to use sugar for feeding his bees,
- (d) the minimum quantity of sugar needed for such purpose, and
- (e) if required to be registered as a producer in accordance with Section 33 of the Principal Order, the number of such registration and the address of the Local Ration Board or Branch Office of the Ration Administration at which he is registered.

(3) The Provincial Apiarist, if satisfied the sugar is essential for such purpose, may issue a special purchase permit in duplicate on the form specified by the Sugar Administrator, setting forth the name and complete address of the beekeeper, the quantity of sugar that may be supplied and the period during which the sugar may be acquired.

(4) One copy of the special purchase permit is to be forwarded to the beekeeper and the other copy to the Sugar Administrator.

- (5) A special purchase permit shall be valid for use by a beekeeper,
 - (a) only during the period stated thereon,
 - (b) only if the beekeeper is the person named thereon, and,
 - (c) only for the quantity of sugar or the number of sugar coupons specified thereon.

(6) Sugar acquired by a beekeeper must be used only for the purpose of feeding his bees in respect of which he is registered and for which the special purchase permit has been issued to him. Any quantity of sugar on hand and unused at the end of the feeding season must be reported promptly to the Sugar Administrator and be disposed of as he may direct.

Authority and Jurisdiction of the Sugar Administrator

15. The Sugar Administrator shall with respect to supplies of sugar and with respect to the possession, acquisition and use of sugar by producers and industrial users, have like powers and authority as are conferred upon the Ration Administrator by Section 40 of the Principal Order.

Powers of Deputy Sugar Administrator

16. For the purposes of this Order the Board's Deputy Sugar Administrator is hereby empowered to exercise all the powers and perform all the duties of the Sugar Administrator.

Made at Ottawa this 26th day of December, 1944.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 467

Rationed Foods (Preserves)

(Consolidated as amended by Orders Nos. 486, 505, 516, 580 and 606)

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

Effective Date

1. This Order comes into force on the 29th day of December, 1944.

Definitions

2. (1) For the purposes of this Order,
 - (a) "Preserves" means and includes any of the foods referred to in Section 3 and prescribed as Rationed Foods;
 - (b) "Sugar Administrator" means the Board's Sugar Administrator;
 - (c) "The Principal Order" means Order of the Board No. 464 Rationed Foods (Principal Order).

(2) For the purposes of this Order the definitions contained in the Principal Order shall extend and apply to this Order, and unless the context otherwise requires, this Order is to be construed as one with the Principal Order.

Preserves prescribed as Rationed Foods

(3. (1) The foods listed in the following Preserves Table are hereby prescribed as Rationed Foods and as such are subject to the general system of rationing of foods established by the Board and outlined in the Principal Order—

PRESERVES TABLE

1. Jams	5. Fruiticene	9. Corn Syrup	13. Extracted Honey
2. Jellies	6. Fountain Fruits	10. Cane Syrup	14. Molasses
3. Marmalades	7. Cranberry Sauce	11. Blended Table Syrup	15. Comb Honey
4. Honey Butter	8. Canned Fruits	12. Maple Syrup	16. Maple Sugar

(Subsection (1) as amended by Orders Nos. 486 and 606)

(2) For the purposes of this Order,

"Canned Fruits" means and includes

- (a) any canned apples, apricots, berries, cherries, currants, grapefruit or other citrus fruit, greengages, peaches, pears, pineapple, plums or prunes, whether such canned fruits are in slices, pieces or pulp, or in sauce form (excepting cranberry sauce), and,

(*Clause (a) as substituted by Order No. 486*)

- (b) any canned combination or compound of any such fruits or of any such fruits mixed with other food, any canned baby food consisting of any of such fruits mixed with other food or any canned "fruits for salads."

(3) Notwithstanding the provisions of subsection (1), the following foods are unrationed:—

- (a) apple butter;
- (b) sorghum syrup;
- (c) sorghum molasses;
- (d) maraschino cherries;
- (e) maraschino style cherries;
- (f) canned fruit juices.

(4) Notwithstanding the provisions of subsection (1), the following foods are unrationed when supplied or acquired in the containers, sections or in bulk respectively, as specified below:—

- (a) unsweetened canned fruits in 105 oz. container or larger;
- (b) canned apples (solid pack) in 105 oz. container or larger;
- (c) apple pie filler in 105 oz. container or larger;
- (d) unsweetened pie fillers or fruit fillers in 105 oz. container or larger;
- (e) pineapple pulp in 105 oz. container or larger;
- (f) blackstrap (molasses) in a sealed container of more than 120 fluid ounces, or in bulk;
- (g) comb honey in a standard wooden comb honey section of 4½ inches by 4½ inches or of 4 inches by 5 inches.

Appropriate Coupons

4. For the purposes of the Principal Order each of the following coupons is hereby prescribed as an appropriate coupon in respect of preserves:

- (a) all ration coupons printed P or "Spare D" and all ration coupons on which the word "preserves" appears at the time of issue, by the Board, of the ration book or ration card containing such ration coupons;

(*Clause (a) as amended by Order No. 505*)

- (b) all preserves coupons stated on a quota authorization or other ration document when issued by the Board or on a requisition or special purchase permit when completed by a supplier in the manner required by the Principal Order and all preserves coupons in terms of which any ration document is expressed.

Coupon Value

5. (1) The quantity of preserves to be supplied by a supplier and acquired from a supplier in respect of the collection and surrender of each appropriate coupon shall be the respective amount by measure or weight specified below, except that for preserves in a container the quantity (net contents) shall be as near as reasonably possible to such amount but shall, in no event, exceed such amount:—

PRESERVES	Quantity per coupon in fluid ounces	PRESERVES	Quantity per coupon in fluid ounces
1. Jams.....	12	9. Corn Syrup.....	15
2. Jellies.....	12	10. Cane Syrup.....	15
3. Marmalades.....	12	11. Blended Table Syrup.....	15
4. Honey Butter.....	12	12. Maple Syrup—	
5. Fruiticene.....	12	During February, 1946.....	24
6. Fountain Fruits.....	12	During March, April and	
7. Cranberry Sauce.....	12	May 1946.....	40
(in bulk or canned)		After end of May 1946.....	24
8. Canned Fruits.....	20	13. Extracted Honey.....	24
		14. Molasses.....	40

15. Comb Honey: 2 pounds net (avoirdupois) of cut comb honey per coupon;

16. Maple Sugar: 2 pounds net (avoirdupois) per coupon.

(2) Notwithstanding the provisions of subsection (1) in any case in which canned fruits are labelled "pie filler," "fruit filler" or "baker's fruit filler" such canned fruits shall for all purposes of this Order be deemed to be jams.

(3) For the purposes of this Order the following table may be used:—

20 fluid ounces equals 1 pint

12 fluid ounces equals 1 pound net (avoirdupois)

(4) Notwithstanding anything contained in this Order or other Order of the Board to the contrary, an appropriate coupon valid for the acquisition of preserves by any person shall be valid for the acquisition of $\frac{1}{2}$ pound of sugar by such person, provided such person is not an industrial user of sugar or an industrial user of preserves.

(Subsection (1) as amended by Orders Nos. 486 and 606)

Period of Validity of Ration Coupons

6. (1) Ration coupons on which the word "preserves" appears at the time of issue by the Board—hereinafter referred to as preserves ration coupons—and ration coupons printed P or "Spare D" at the time of issue by the Board are unnumbered if no serial number is printed thereon or are numbered according to the serial number printed thereon.

(Subsection (1) as amended by Order No. 505)

(2) Unnumbered ration coupons printed "Spare D" and unnumbered preserves ration coupons are valid for use in accordance with the provisions of the Principal Order at any time on and after the date on which they are issued by the Board and remain valid for use until further notice is given to the contrary by Administrator's Order or by other Order of the Board.

(Subsection (2) as amended by Order No. 505)

(3) Numbered ration coupons printed P and numbered preserves ration coupons shall be valid for use only on and after their respective validity dates as provided by subsection (4) and may remain valid for use until further notice is given to the contrary by Administrator's Order or by other Order of the Board.

(4) The respective validity dates for the ration coupons printed P and preserves ration coupons numbered as listed below shall be as follows:

Preserves Ration Coupons,

Nos. 33 to 44 (if unused)—now valid,

Nos. 45 and 46—Thursday, April 19, 1945.

Nos. 47 to 56—Thursday, May 17, 1945,

No. 57—Thursday, June 21, 1945.

Ration Coupons printed P,

- No. 1—Thursday, June 21, 1945,
- Nos. 2 to 13—Thursday, July 19, 1945,
- Nos. 14 and 15—Thursday, August 16, 1945,
- Nos. 16 and 17—Thursday, September 20, 1945,
- Nos. 18 and 19—Thursday, October 18, 1945,
- Nos. 20 and 21—Thursday, November 15, 1945,
- Nos. 22 to 25—Thursday, December 20, 1945.

(Subsections (3) and (4) as amended by Orders Nos. 505 and 580)

Hotels and Quota User's Establishments

7. Where a person has resided in a hotel or quota user's establishment for a continuous period of four weeks or longer, the ration coupons to be detached, in respect of preserves, from the ration book or ration card of such person by the owner, manager or superintendent of the hotel or quota user's establishment, as required by Section 18 of the Principal Order, shall be

- (a) two valid preserves ration coupons, or
- (b) two valid ration coupons printed P, or
- (c) one valid preserves ration coupon and one valid coupon printed P

for each continuous period of four weeks of such residence.

(Section 7 as substituted by Order No. 516)

Registration of Industrial Users

8. Application for registration of any person as an industrial user of preserves must be made to the Ration Administrator on the form obtainable for that purpose at any branch office of the Ration Administration, unless such person is an industrial user of sugar and receives his ration documents based on his quota for sugar from the Sugar Administrator, in which case such person must register as an industrial user of preserves with the Sugar Administrator.

Quarterly Reports by Industrial Users

9. (1) Each industrial user of preserves registered with the Sugar Administrator must within 15 days after the end of each quarterly period of the year file with the Sugar Administrator a statement in writing completed and signed by the industrial user and on a form provided by the Sugar Administrator, showing the quantities of preserves used by him during the preceding quarterly period, and disclosing such further information as may be required by the Sugar Administrator.

(2) The quarterly periods referred to in subsection (1) are the four quarters of each year ending respectively March 31, June 30, September 30 and December 31.

(3) Each industrial user of preserves registered with the Ration Administrator must within 15 days after the end of each calendar month file with the Ration Administrator a statement in writing, completed and signed by the industrial user and on a form provided by the Ration Administrator showing the quantities of preserves used by him during the previous month, and disclosing such further information as may be required by the Ration Administrator.

Special Restriction on Industrial Use of Certain Preserves

10. An industrial user of preserves must not acquire or use any molasses, honey, corn syrup, cane syrup, blended table syrup, maple syrup, maple sugar or canned fruits without first having obtained permission in writing from the Sugar Administrator.

Industrial Users to Operate Preserves Ration Coupon Bank Account

11. Every industrial user of preserves is required to open, operate and use, in accordance with the provisions of Section 37 of the Principal Order, a preserves ration coupon bank account.

Coupon Tolerance on Preserves Acquired by a Dealer

12. Notwithstanding the provisions of Section 5, in any case in which a dealer acquires preserves from a supplier, the dealer need surrender to the supplier and the

supplier need collect from the dealer, in respect of the preserves acquired and supplied, 49 preserves coupons for every 50 preserves coupons which otherwise would have to be surrendered and collected.

Monthly Reports and Surrender of Ration Documents by Producers

13. (1) Any producer of preserves who is not required to operate a preserves ration coupon bank account but who is required to be registered in accordance with Section 33 of the Principal Order must, not later than the 10th day of every month,

(a) file with the Local Ration Board of his district a statement in writing on a form provided by the Ration Administrator showing the producer's transactions in preserves during the preceding month, and,

(b) forward with such statement all ration documents collected by him during such preceding month in respect of preserves supplied by him out of his production.

(2) Any producer of preserves who is required to operate a preserves ration coupon bank account must, not later than the 10th day of every month,

(a) file at the Branch Office of the Ration Administration a statement in writing on a form provided by the Ration Administrator showing the producer's transactions in preserves during the preceding month, and,

(b) forward with such statement a ration cheque in favour of the Ration Administrator for the total number of preserves coupons standing to the credit of the preserves ration coupon bank account of such producer at the end of such preceding month, which number must not be less than the total number collected by him during the previous month in respect of the preserves supplied by him out of his production.

Household Use of Preserves by Producers

14. A producer of preserves is not required to collect any ration coupons in respect of preserves produced by him and used and consumed by himself or by persons of the same household as himself.

Authority and Jurisdiction of the Sugar Administrator

15. The Sugar Administrator shall, with respect to the possession, acquisition and use of preserves by industrial users, have like powers and authority as are conferred upon the Ration Administrator by Section 40 of the Principal Order.

Powers of Deputy Sugar Administrator

16. For the purposes of this Order the Board's Deputy Sugar Administrator is hereby empowered to exercise all the powers and perform all the duties of the Sugar Administrator.

Made at Ottawa, this 26th day of December, 1944.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 506

Sales of Dressed Poultry to Purveyors of Meals

(Consolidated as amended by Order No. 609)

Under powers given to the Board by the Wartime Prices and Trade Regulations being Order in Council P.C. 8528 of November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

Effective Date

1. This Order comes into force on June 1, 1945, and applies to all sales of dressed poultry to purveyors of meals. It replaces Board Order No. 460 which is hereby revoked.

Definitions

2. (1) For the purposes of this Order, the expression "purveyor of meals" means

- (a) a person who requires any food or food product for use in serving meals or refreshments to the transient or travelling public or to employees or as a public or private caterer or in an institution; or
- (b) the operator of a boarding house who serves on the average one hundred or more meals per day;

but it does not mean any person who purchases any food or food product for use in serving meals or refreshments on a ship operating outside Canadian territorial waters.

(2) In this Order the word "sell" includes an offer to sell and the word "buy" includes an offer to buy.

(3) Subsection (3) revoked by Order No. 609.

Maximum Prices

3. Except as otherwise provided in Section 4, no person shall sell any dressed poultry to a purveyor of meals and no purveyor of meals shall buy any dressed poultry, at a price which exceeds the maximum price at which the same may be sold at wholesale as fixed by Administrator's Order No. A-1310 or any Order replacing that Order.

4. The maximum price at which any person may sell to a purveyor of meals during any period any kind or sub-kind of graded dressed poultry or of ungraded dressed poultry shall be an amount equal to the maximum price, as fixed by said Order No. A-1310 or any Order replacing that Order, at which, during that period, the same may be sold at wholesale PLUS 2 cents per pound; provided however,

- (a) that no purveyor of meals shall buy any dressed poultry under the provisions of this Section unless it is required by him for the purpose of serving meals or refreshments during the seven day period immediately following the day on which delivery of the poultry is made to him;
- (b) that no person shall sell any dressed poultry to a purveyor of meals under the provisions of this Section unless he knows or has reason to believe that the dressed poultry is required by the purveyor of meals for the purpose of serving meals or refreshments during the seven day period immediately following the day on which delivery of the poultry is made to the purveyor of meals; and
- (c) that this Section shall not in any event apply if the quantity sold amounts to a carload lot or more which for the purposes of this Order shall be deemed to be 20,000 pounds gross weight.

(Section 4 as substituted by Order No. 609)

5. Section 5 revoked by Order No. 609.

Records of Sales and Purchases

6. Every person selling any dressed poultry under the provisions of this Order shall maintain separate records of his purchases of dressed and live poultry and shall furnish and retain copies of sales invoices covering his sales of dressed poultry in the same manner and showing the same particulars as is required by said Order No. A-1310 of persons selling live and dressed poultry at wholesale.

Made at Ottawa, this 5th day of May, 1945.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 517

Controlling the Sale and Distribution of Canned Fruits and Vegetables

(Consolidated as amended by Orders Nos. 564 and 584)

Under powers given to the Board by Order in Council P.C. 8528, dated the 1st day of November, 1941, and amendments,

The Board hereby orders as follows:

Application of the Order

1. This Order comes into force on June 7, 1945. Its chief purpose is to secure for essential needs an adequate supply of certain canned fruits and canned vegetables. The Order applies only to canned fruits and canned vegetables packed for sale in sealed metal containers.

Definitions

2. For the purposes of this Order,

- (a) "canned fruits" includes only apricots, cherries, peaches, pears and plums packed in syrup in sealed metal containers;
- (b) "canned vegetables" includes only beans (green and wax), corn, peas, tomatoes, tomato juice and spinach packed in sealed metal containers;
- (c) "canner" means any processor, packer or other manufacturer producing for sale any of the canned fruits or canned vegetables to which this Order applies;
- (d) "fancy quality", "choice quality" and "standard quality" mean respectively, canned fruits or canned vegetables graded, packed and marked according to the standards for such qualities described in the Regulations issued under The Meat and Canned Foods Act;
- (e) "1945 pack" means canned fruits and canned vegetables processed from fruits and vegetables grown in 1945;
- (f) "preferred user" means a hospital or the operator of a mining, construction, lumber or logging camp, and any other person hereafter designated as such by the Administrator of Distributive Trades;
- (g) "supplier" means a wholesaler, retailer or other dealer in canned fruits and canned vegetables holding a licence from the Board;
- (h) "remote area user" means any person situated in a part of Canada where purchasers of rationed foods are not required to surrender ration coupons or other valid ration documents to their suppliers.

Distribution of Retained Stocks by Cannery

3. (1) Every canner whose combined total 1944 pack of canned apricots, cherries, peaches, pears (Bartlett), pears (other than Bartlett) and plums, amounted to 20,000 cases or more, shall retain in his possession or under his control fifteen (15) per cent (by volume of the pack) of his total 1945 pack of each variety of such canned fruits.

(2) Every canner whose total 1944 pack of canned tomatoes amounted to 20,000 cases or more, shall retain in his possession or under his control, twenty (20) per cent (by volume of the pack) of his total 1945 pack of canned tomatoes.

(3) Every canner whose total 1944 pack of canned tomato juice amounted to 20,000 cases or more, shall retain in his possession or under his control twenty (20) per cent (by volume of the pack) of his total 1945 pack of canned tomato juice.

(Subsection (3) as substituted by Order No. 564)

(4) Every canner whose total 1944 pack of canned spinach amounted to 2,000 cases or more, shall retain in his possession or under his control, fifteen (15) per cent (by volume of the pack) of his total 1945 pack of canned spinach.

(5) A canner must retain the quantities of canned fruits and canned vegetables required to be retained by this Section until he receives directions in writing from the Administrator of Processed Fruits and Vegetables or from some other duly authorized representative of the Board, as to their sale and distribution to persons named in the directions; provided, however, that any balance of such retained stocks not purchased from a canner by the close of business on March 31, 1945, may be sold by him without further directions.

4. The canned fruits and canned vegetables required to be retained by Section 3 shall be of fancy or choice quality. However, if the quantity of any canned fruit or canned vegetable packed in fancy or choice quality by a canner is less than the percentage required to be retained, then that canner shall retain under Section 3 all his fancy and choice quality of that canned fruit or canned vegetable and shall make up the deficiency from his standard quality of that canned fruit or canned vegetable.

5. The provisions of Sections 3 and 4 shall apply regardless of any contracts or agreements entered into either before or after the date of this Order.

Sales of Canned Fruit and Vegetables by Canners to Preferred and Remote Area Users and Suppliers of such Users.

6. (1) Each canner shall up to and including July 31, 1945, offer to sell each preferred user or remote area user or supplier of preferred users or remote area users, the same quantity by kind, quality and size of his 1945 pack of canned fruits and canned vegetables, which under the provisions of Board Order No. 416 or under the directions of the Administrator of Processed Fruits and Vegetables, he supplied, during the period of July 1, 1944, to May 1, 1945, inclusive, to that person, in excess of the quantities of canned fruits and canned vegetables, he supplied to that person under the Board's policy or requirements respecting equitable distribution.

(2) The quantity of canned fruit and canned vegetables which a canner is required to offer to sell to a person under subsection (1) shall be in addition to any quantity of canned fruits and canned vegetables due to that person under the Board's policy or requirements respecting equitable distribution.

(3) If, for reasons beyond his control, a canner is unable to supply a person as required by subsection (1) with any particular quality or container size of any canned fruits or canned vegetables he must offer to supply that person with such other qualities or other container sizes of that canned fruit or canned vegetables that he has available; provided that tomatoes and tomato juice shall be interchangeable.

Canners Must File Reports

7. Each canner shall file with the Statistics Branch, Wartime Prices and Trade Board, No. 7 Temporary Building, Ottawa, a separate report of his total 1945 pack of each kind of canned fruits and canned vegetables listed in Section 3. Each canner shall make the report on a form or forms provided by the Board and shall furnish all information required in or by such form and in the manner required. A canner's report of any canned fruit or canned vegetable must be filed not later than ten days following completion of his 1945 pack of such canned fruit or canned vegetables.

8. Section 8 revoked by Order No. 584.

Sales by Wholesalers to Preferred and Remote Area Users and Suppliers of Such Users

9. (1) Each wholesaler shall, up to and including July 24, 1945, offer to sell to each preferred user or remote area user or supplier of preferred users or remote area users, the same quantity by kind, quality and size of the 1945 pack of canned fruits and canned vegetables, which under the provisions of Board Order No. 416 or under the directions of the Administrator of Processed Fruits and Vegetables, he supplied during the period July 1, 1944, to May 1, 1945, inclusive, to that person, in excess of the quantities of canned fruits and canned vegetables he supplied to that person under the Board's policy or requirements respecting equitable distribution.

(2) The quantity of canned fruits and canned vegetables a wholesaler is required to offer to sell to a person under subsection (1) shall be in addition to any quantity of canned fruits and canned vegetables due to that person under the Board's policy or requirements respecting equitable distribution.

(3) If for reasons beyond his control, a wholesaler is unable to supply a person as required by subsection (1) with any particular quality or container size of any canned fruit or canned vegetable he must offer to supply that person with such other qualities or other container sizes of that canned fruit or canned vegetable which he has available, provided that tomatoes and tomato juice shall be interchangeable.

*Sales of Canned Fruits and Vegetables by
Retailers to Preferred and Remote Area Users*

10. (1) Each retailer shall up to and including July 15, 1945, offer to sell each preferred user or remote area user, the same quantity by kind, quality and size of the 1945 pack of canned fruits and canned vegetables which under the provisions of Board Order No. 416 or under the directions of the Administrator of Processed Fruits and Vegetables, he supplied, during the period July 1, 1944, to May 1, 1945, inclusive, to that person, in excess of the quantities of canned fruits and canned vegetables he supplied to that person under the Board's policy or requirements respecting equitable distribution.

(2) The quantity of canned fruits and canned vegetables that a retailer is required to offer to sell to a person under subsection (1) shall be in addition to any quantity of canned fruits and canned vegetables due to that person under the Board's policy or requirement respecting equitable distribution.

(3) If, for reasons beyond his control, a retailer is unable to supply a person under subsection (1) with any particular quality or container size of any canned fruits or canned vegetables he must offer to supply that person with such other qualities or other container sizes of that canned fruit or canned vegetables that he has available, provided that tomatoes and tomato juice shall be interchangeable.

Ration Documents Must Be Surrendered for Canned Fruits

11. Nothing in this Order shall be construed as exempting any preferred user or other person from surrendering or from collecting valid ration documents as provided by Board Orders Nos. 464 and 467.

Powers of Administrator of Distributive Trades

12. The Administrator of Distributive Trades may in special or exceptional cases or circumstances grant any exemption from any provisions of this Order to any wholesale or retail supplier or to wholesale and/or retail suppliers generally in any area or place.

Made at Ottawa, this 4th day of June, 1945.

D. GORDON,
Chairman.

NOTES: It is intended to allocate the stocks of canned fruits and vegetables frozen by this Order to the following priority users only:

Department of Munitions and Supply
Ships' Stores Administration
Bronco
United Kingdom Canteens: Y.M.C.A.
Salvation Army
Knights of Columbus
Canadian Legion

The percentage of canned fruits and vegetables to be retained by a canner in accordance with this Order are as follows:

CANNED FRUITS

<i>Item</i>	<i>Percentages To Be Retained</i>	
Apricots	15%	} If the canner's total 1944 pack of all these items was 20,000 cases or more.
Cherries	15%	
Peaches	15%	
Pears (Bartlett)	15%	
Pears (other varieties than Bartlett).....	15%	
Plums	15%	

CANNED VEGETABLES

Tomatoes	20%	If the canner's total 1944 pack was 20,000 cases or more.
Tomato Juice	10%	If the canner's total 1944 pack was 20,000 cases or more.
Spinach	15%	If the canner's total 1944 pack was 2,000 cases or more.

INDEX TO BOARD ORDERS INCLUDED IN THE APPENDIX

Subject	Original Order	Amending Orders			
Accommodation—Commercial.....	315	(470)	(478)	(583)	(602)
—Hotel.....	316	(461)			
—Housing, Shared Accommodation.....	294	(320)	(358)	(459)	(485)
		(487)	(582)		
Administrator—Newsprint.....	222	(519)			
Administrator of Services—Powers re Moving Picture Films.....	99	(402)			
Administrator—Rentals—Commercial.....	315	(602)	(470)	(478)	
Hotel.....	316	(583)	(461)		
Administrator—Rentals—Housing Accommodation.....	294	(320)	(358)	(459)	(485)
		(487)	(582)		
Beef.....	307	(379)	(397)	(456)	(513)
		(539)	(555)	(591)	(611)
Beef, Kosher.....	399	(554)			
Beef—Removal of Fats and Kidneys from.....	231	(392)			
Bee Keepers—Sugar for.....	466	(486)	(510)	(516)	(580)
Bulk Cargo Freight Rates, Great Lakes.....	258	(390)	(515)		
		(588)	(607)		
Butter—Rationed Foods.....	465	(486)	(502)	(516)	(520)
		(528)	(547)	(572)	(580)
		(588)	(607)		
Canned Fruits and Vegetables—Sale and Distribution of..	517	(564)	(584)		
Cargo Freight Rates—Great Lakes.....	258	(390)	(515)		
Charge Account.....	225	(471)	(598)	(622)	
Chocolate Flavoured Dairy Drink, Vancouver.....	238	(413)			
Coffee.....	217	(256)			
Commercial Accommodation.....	315	(470)	(478)	(583)	
Compensation for Allocated Newsprint.....	222	(519)			
Consumer Credit.....	225	(417)	(598)	(622)	
Cream—Greater Victoria Area.....	187	(193)	(355)	(498)	
—Vancouver.....	238	(413)			
Dairy Products Administrator.....	465	(486)	(502)	(516)	(520)
		(528)	(547)	(572)	(580)
		(588)	(607)		
Drinks, Soft.....	303	(426)	(454)	(594)	
Evaporated Milk—Priority Sales of.....	401	(469)	(542)		
Exemptions from Maximum Prices.....	336	(360)	(490)	(509)	(560)
Fats, Removal of from Beef Carcasses.....	231	(392)			
Films—Moving Picture.....	99	(402)			
Foods, Administrator—re Vancouver Milk.....	238	(413)			
Foods, Butter.....	465	(486)	(502)	(516)	(520)
		(528)	(547)	(572)	(580)
		(588)	(607)		
Canned Fruits and Vegetables, Sale and Distribution of.....	517	(564)	(584)		
Preserves.....	467	(486)	(505)	(516)	(580)
		(606)			
Rationed.....	464	(515)	(548)		
Sugar.....	466	(486)	(510)	(516)	(580)
		(588)	(607)		
Footwear—Manufacturers' Selling Prices.....	293	(364)	(557)		
Fruits, Canned—Sale and Distribution of.....	517	(564)	(584)		
Housing Accommodation.....	294	(320)	(358)	(459)	(485)
		(487)	(582)		
Kidneys, Removal of.....	231	(392)			
Leases, Termination for Certain Shared Accommodation of—Commercial Accommodation.....	428	(437)	(477)		
	315	(470)	(478)	(583)	(602)
of—Housing and Shared Accommodation.....	294	(320)	(358)	(459)	(485)
		(487)	(582)		
Leather—Purchases by Footwear Manufacturers.....	293	(364)	(557)		
Limitation of Consumer Credit.....	225	(471)	(598)	(622)	
Maximum Prices—Exemptions from.....	336	(360)	(490)	(509)	(560)
Maximum Rentals—Commercial Accommodation.....	315	(470)	(478)	(583)	(602)
—Hotel Accommodation.....	316	(461)			
—Housing and Shared Accommodation.....	294	(320)	(358)	(459)	(485)
		(487)	(582)		

Subject	Original Order	Amending Orders			
Meals, Purveyors of—Sales of Dressed Poultry to.....	506	(609)			
Milk—Greater Victoria Area.....	187	(193)	(355)	(498)	
Milk, Vancouver.....	238	(413)			
Moving Picture Films.....	99	(402)			
Newsprint Administrator.....	222	(519)			
Allocated.....	222	(519)			
Poultry, Dressed—Sales to Purveyors of Meals.....	506	(609)			
Powers of—Administrator of Services re Moving Picture Films.....	99	(402)			
Preserves—Rationed Foods.....	467	(486)	(505)	(516)	(580)
		(606)			
Ration Administrator.....	464	(516)	(548)		
	465	(486)	(502)	(516)	(520)
		(528)	(547)	(572)	(580)
		(588)	(607)		
	466	(486)	(510)	(516)	(580)
		(588)	(607)		
	467	(486)	(505)	(516)	(580)
Rationed Foods.....	464	(516)	(548)		
—Butter.....	465	(486)	(502)	(516)	(520)
		(528)	(547)	(572)	(580)
		(588)	(607)		
—Preserves.....	467	(486)	(505)	(516)	(580)
		(606)			
—Sugar.....	466	(486)	(510)	(516)	(580)
		(588)	(607)		
Removal of Fats from Beef Carcasses.....	231	(392)			
Kidneys.....	231	(392)			
Rental of Moving Picture Films.....	99	(402)			
Sale of Moving Picture Films.....	99	(402)			
Sale on Credit.....	225	(471)	(598)	(622)	
Shared Accommodation.....	294	(320)	(358)	(459)	(485)
		(487)	(582)		
Soft Drinks.....	303	(426)	(454)	(594)	
Sugar Administrator.....	466	(486)	(510)	(516)	(580)
		(588)	(607)		
Sugar Administrator.....	467	(486)	(505)	(516)	(580)
		(606)			
Sugar—Rationed Foods.....	466	(486)	(510)	(516)	(580)
		(588)	(607)		
Termination of Housing and Shared Accommodation.....	294	(320)	(358)	(459)	(485)
		(487)	(582)		
Vegetables, Canned—Sale and Distribution of.....	517	(564)	(584)		
Wool.....	117	(544)	(577)		
Wool Administrator.....	117	(544)	(577)		

TABLE A—ORDERS OF THE BOARD REVOKED SINCE JULY 1, 1945

Order No.	Made	Respecting	Revoked by Order No.	Made
1	1939 Dec. 1	Coal and Coke.....	612	1946 Mar. 11
48	1941 Aug. 16	Hides and Skins.....	600	1945 Nov. 13
116	1942 Mar. 23	Prices of Certain Groceries.....	531	July 9
125	April 21	Manufacturers' Prices of Certain Groceries.....	531	July 9
128	May 5	Manufacturers' Prices of Certain Groceries.....	531	July 9
141	May 19	Maximum Manufacturers' Prices for Certain Groceries.....	531	July 9
156	July 14	Maximum Manufacturers' Prices for Certain Groceries.....	531	July 9
201	Oct. 20	Evaporated Apples.....	531	July 9
202	Nov. 3	Licensing.....	600	Nov. 13
223	Dec. 30	Distribution and Use of Print Paper within Canada.....	585	Dec. 17
227	1943 Jan. 21	Book, Writing and Specialty Papers.....	579	Nov. 13
254	Mar. 30	Maximum Manufacturers' Prices of Certain Groceries.....	531	July 9
262	April 13	Consumption of Meat in Public Eating Places....	532	July 9
263	April 13	Maximum Manufacturers' Prices of Certain Groceries.....	531	July 9
284	May 25	Commencement, Acquisition and Expansion of Businesses.....	600	Nov. 13
285	June 8	Maximum Manufacturers' Prices of Certain Groceries.....	531	July 9
288	June 22	Maximum Manufacturers' Prices of Certain Groceries.....	531	July 9
289	June 25	Maximum Manufacturers' Prices of Certain Groceries.....	531	July 9
292	July 15	Prices of Footwear Leather.....	556	Aug. 31
295	July 20	Publications other than Newspapers, Magazines and other Periodicals.....	586	Dec. 17
(1)305	Aug. 12	Maximum Price of Sausage.....	565	Oct. 5
(1)328	Oct. 12	Maximum Price of Sausage.....	565	Oct. 5
335	Nov. 9	Manufacture of Corrugated Cartons and Products	558	Sept. 11
340	Nov. 23	Slaughtering of Livestock and Stamping of Carcasses.....	533	July 9
346	Nov. 25	Consumption of Meat in Public Eating Places....	532	July 9
(1)349	Dec. 9	Maximum prices of Sausage.....	565	Oct. 5
350	Dec. 21	Rationing of Small Arms Ammunition.....	543	Aug. 16
356	1944 Jan. 4	Licenses.....	600	Nov. 13
363	Jan. 31	On Prices of Footwear Leather.....	556	Aug. 31
384	Apr. 6	Manufacture of Corrugated Cartons and Products	558	Sept. 11
(1)389	April 22	Maximum Prices of Sausage.....	565	Oct. 5
396	May 11	Paperboard.....	561	Sept. 20
400	May 8	Commencement, Acquisition and Expansion of Businesses.....	600	Nov. 13
403	May 29	Slaughtering of Livestock and Stamping of Carcasses.....	533	July 9
404	June 1	The Manufacture of Wooden Containers.....	567	Oct. 11
411	June 16	Maximum Manufacturers' Prices of Certain Groceries.....	531	July 9
420	July 10	Maximum Manufacturers' Prices of Certain Groceries.....	531	July 9
427	Aug. 7	Slaughtering of Hogs and Stamping of Carcasses	533	July 9
429	Aug. 7	The Distribution and Use of Print Paper Within Canada.....	585	Dec. 17
430	Aug. 7	Publications Other Than Newspapers, Magazines and Other Periodicals.....	586	Dec. 17
436	Sept. 16	Paperboard.....	561	Sept. 20
443	Oct. 2	Maximum Prices for Canada Eastern and Western Yellow and White Corn.....	550	Sept. 5
451	Oct. 28	Publications Other Than Newspapers, Magazines and Other Periodicals.....	586	Dec. 17

Order No.	Made	Respecting	Revoked by Order No.	Made
	1944			
452	Oct. 28	Distribution and Use of Print Paper Within Canada.....	585	1945 Dec. 17
(1)453	Nov. 2	Sausage.....	565	Oct. 5
463	Dec. 12	Slaughtering of Livestock and Stamping of Carcasses.....	533	July 9
	1945			
475	Jan. 26	Respecting Licenses.....	600	Nov. 13
476	Jan. 26	Commencement, Acquisition and Expansion of Businesses.....	600	Nov. 13
479	Feb. 5	Acquisition of Goods for Overseas.....	592	Dec. 28
483	Feb. 10	Restrictions on Residences in Victoria Area.....	551	Sept. 1
484	Feb. 10	Restrictions on Residence in Vancouver—New Westminster Area.....	551	Sept. 1
496	Mar. 1	Restrictions on Residence in Victoria Area.....	551	Sept. 1
497	Mar. 1	Restrictions on Residence in Vancouver—New Westminster Area.....	551	Sept. 1
508	May 10	Controlling the Production and Sale of Canned Meat.....	553	Sept. 8
512	May 15	Rationing of Small Arms Ammunition.....	543	Aug. 16
521	June 9	Paperboard.....	561	Sept. 20
522	June 9	Restrictions on Residence in Ottawa Area.....	551	Sept. 1
523	June 9	Restrictions on Residence in Hull Area.....	551	Sept. 1
524	June 9	Restrictions on Residence in Toronto Area.....	551	Sept. 1
525	June 9	Restrictions on Residence in Hamilton Area.....	551	Sept. 1
526	June 12	Rationing of New Farm Machinery and Equipment.....	559	Sept. 20
529	July 5	Restrictions on Residence in Winnipeg Area.....	551	Sept. 1
530	July 5	Replacement of Civilian Suits for Demobilized Service Personnel.....	590	Dec. 21
535	July 13	Restrictions on Conventions, Other Meetings and Organized Travel Groups.....	578	Oct. 30
536	July 17	Controlling the Sale and Distribution of Corn....	563	Sept. 24
549	Sept. 4	Housing Accommodation Owned by Defence Industries Limited and Situated in the Village of Deep River in the Province of Ontario.....	573	Oct. 23
550	Sept. 5	Maximum Prices for Canada Western and Eastern Yellow and White Corn.....	575	Oct. 30
570	Oct. 17	Replacement of Civilian Suits for Demobilized Service Personnel.....	590	Dec. 21
	1946			
596	Jan. 26	Suspension of Certain Maximum Prices.....	620	1946 April 8

(1) Replaced by Administrator's Order No. A—1755.

**TABLE B—ORDERS OF THE BOARD IN FORCE DECEMBER 31, 1945, WHICH HAVE BEEN
AMENDED SINCE JULY 1, 1945**

Order No.	Made	Respecting	Amended by Order No.	Made
117	1942 Mar. 23	Respecting Wool.....	*(544) *(577)	1945 Aug. 18 Oct. 30
225	1943 Jan. 12	Consumer Credit.....	*(598) *(622)	1946 Jan. 30 April 16
293	July 15	Leather Purchases by Footwear Manufacturers and on their Selling Price of Footwear.....	*(557)	1945 Aug. 31
294	July 16	Maximum Rentals and Termination of Leases for Housing Accommodation.....	*(582)	Nov. 29
303	Aug. 4	Soft Drinks.....	*(594)	1946 Jan. 5
307	Aug. 23	Beef.....	*(539) *(555) *(591)	1945 Aug. 1 Sept. 8 Dec. 27
			*(611)	1946 Mar. 7
315	Sept. 7	Maximum Rentals and Termination of Leases for Commercial Accommodation.....	*(583)	1945 Nov. 29
			*(602)	1946 Feb. 5
336	Nov. 17	Exemptions from Maximum Prices.....	*(560)	1945 Nov. 3
399	1944 May 22	Kosher Beef.....	*(554)	Sept. 8
401	May 30	Priority Sales of Evaporated Milk.....	*(542)	Aug. 8
464	Dec. 26	Rationed Foods (Principal Order).....	*(548)	Aug. 31
465	Dec. 26	Rationed Foods (Butter).....	(547) *(572) *(580) *(588)	Aug. 30 Oct. 22 Nov. 17 Dec. 18
			*(607)	1946 Feb. 16
466	Dec. 26	Rationed Foods.....	*(580) *(588)	1945 Nov. 17 Dec. 18
			*(607)	1946 Feb. 16
467	Dec. 26	Rationed Foods.....	*(580)	1945 Nov. 17
		(Preserves).....	*(606)	1946 Feb. 16
506	1945 May 5	Sales of Dressed Poultry to Purveyors of Meals..	*(609)	Mar. 1
511	May 14	Termination of Leases for Housing and Shared Accommodation when Possession is Desired for a Discharged Member of the Forces.....	*(534)	1945 July 11
517	June 4	Controlling the Sale and Distribution of Canned Fruit and Vegetables.....	*(564) *(584)	Oct. 2 Nov. 28
532	July 9	Meatless Days in..... Public Eating Places.....	*(541) *(581)	Aug. 8 Nov. 17

Order No.	Made	Respecting	Amended by Order No.	Made
533	1945 July 9	Slaughtering of Live Stock and Stamping of Carcasses.....	*(597) *(615)	1946 Jan. 25 Mar. 22
537	July 25	Termination of Leases for Housing Accommodation.....	*(571)	1945 Oct. 18
545	Aug. 31	Rationed Foods (Meat).....	*(566)	Oct. 10
556	Aug. 31	Prices of Footwear Leather.....	*(588) *(576)	Dec. 18 Oct. 30
600	Nov. 13	Licensing.....	*(612)	1946 Mar. 11

A number of an Amending Order marked above with an asterisk indicates that this Order has been consolidated with the Original Order and is not printed separately herein.

TABLE C—ORDERS OF THE BOARD MADE SINCE JULY 1, 1945, WHICH MERELY
REVOKE PRIOR ORDERS

Order No.	Made	Revokes Order No.	As Amended by Order No.	Respecting
	1945			
543	August 16.....	350	(512)	Rationing of Small Arms Ammunition.
551	September 1.....	483	(496)	Restrictions on Residence in Victoria Area.
551	September 1.....	484	(497)	Restrictions on Residence in Vancouver—New Westminster Area.
551	September 1.....	522	Restrictions on Residence in Ottawa Area.
551	September 1.....	523	Restrictions on Residence in Hull Area.
551	September 1.....	524	Restrictions on Residence in Toronto Area.
551	September 1.....	525	Restrictions on Residence in Hamilton Area.
551	September 1.....	529	Restrictions on Residence in Winnipeg Area.
553	September 8.....	508	Controlling the Production and Sale of Canned Meat.
558	September 11.....	335	(384)	Respecting the Manufacture of Corrugated Cartons and Products.
559	September 20.....	526	Rationing of New Farm Machinery and Equipment.
561	September 20.....	396	Paperboard.
563	September 24.....	536	Controlling the Sale and Distribution of Corn.
565	October 5.....	305	(328) (349) (389) (453)	Maximum Prices of Sausage.
567	October 11.....	404	The Manufacture of Wooden Containers.
575	October 30.....	550	Maximum Prices for Canada Western and Eastern Yellow and White Corn.
578	October 30.....	535	Restrictions on Conventions, Other Meetings and Organized Travel Groups.
579	November 13.....	227	Respecting Book, Writing and Specialty Papers.
585	December 17.....	223	(429) (452)	Respecting the Distribution and Use of Print Paper Within Canada.
586	December 17.....	295	(430) (451)	Respecting Publications Other Than Newspapers, Magazines and other Periodicals.
592	December 28.....	479	Acquisition of Goods for Overseas.

INDEX

References to Order Numbers.

Numbers in brackets are numbers of Amending Orders.

A number of an Amending Order marked with an asterisk * indicates that this Order has been consolidated with the original Order and is not printed separately in this or any prior Consolidation of Board Orders.

Title	Original Order	Amending Orders	
Accommodation—			
Commercial.....	315	(470)	(478)
Hotel.....	316	*(583)	*(602)
Housing—		(461)	
Petawawa, Ont.....	405		
Township of Gloucester.....	552		
Ontario, owned by National Research Council Winnipeg, Naval Cadet Barracks.....	568		
Emergency, Fort William.....	599		
Emergency, Hull, Ottawa, Toronto, Winnipeg, Vancouver.....	574		
Emergency, Toronto.....	587		
Emergency, Winnipeg, Man.....	569		
Shared Accommodation.....	294	*(320)	*(358)
		(459)	(485)
		(487)	*(582)
Acquisition of Businesses.....	600		
Administrator—			
Alcoholic Beverages.....	500		
Capital Equipment and Electrical Products.....	500		
Coal.....	1	*(4)	
Commodity.....	414		
Consumer Rationing <i>re</i> Railway Watches.....	181	*(209)	
Dairy Products.....	500		
Distributive Trades.....	500		
	501		
Farm and Construction Machinery and Municipal Service			
Equipment.....	500		
Feeds.....	500		
Fine Clothing (Woollen).....	500		
Foods Co-ordination.....	500		
Fur Skins and Fur Garments.....	500		
Meat and Meat Products.....	500		
Motor Vehicles and Parts.....	500		
Newsprint.....	222	(519)	
Newsprint—Powers.....	170	*(213)	
Office Machinery, Equipment and Supplies.....	500		
Pharmaceuticals, etc.....	500		
Powers.....	82	*(122)	
Powers of.....	414		
Publishing, Printing and Allied Industries.....	500		
	500		
Rentals—			
Housing Accommodation.....	294	*(320)	*(358)
		(459)	(485)
		(487)	*(582)
Commercial.....	315	(470)	(478)
Hotel.....	316	(461)	
Retail Trade.....	414		
Retail Trade—laying of carpets and linoleum.....	131		
Rubber.....	500		
Seeds.....	500		
Services.....	500		
Transportation of goods.....	121	*(126)	
Powers <i>re</i> Moving Picture Films.....	99	(402)	
Powers <i>re</i> Rail Rates.....	92		
Ship Repairs.....	500		
Ships' Stores.....	226	*(280)	
Used Goods.....	380		
Wholesale Trade.....	414		
Women's, Misses' and Children's Wear.....	500		
Women's and Misses' Coats and Suits.....	500		
Wood Products and Metal Containers.....	500		

Title	Original Order	Amending Orders	
Agricultural Equipment.....	421		
Agricultural Repair Parts.....	421		
Alcoholic Beverages.....	509		
Animals—Slaughtering of.....	204		
Beef.....	307	*(379) (397)	
		(456) (513)	
		*(539) *(555)	
		*(591) *(611)	
Kosher.....	399	*(554)	
Removal of Fats from.....	231	(392)	
Removal of Kidneys from.....	231	(392)	
Beekeepers—Sugar for.....	466	*(486) (510)	
		*(516) *(580)	
		*(588) *(607)	
Beverages, Alcoholic.....	509		
Carbonated in Bottles.....	538		
Board's Name— Use of.....	174		
Boiled Linseed Oil.....	100		
Bottled Soft Drinks.....	104		
Budget, 1944, changes—Agricultural Equip. etc.....	421		
Building By-laws.....	200		
Building Restrictions in Congested Areas.....	200		
Bulk Cargo Freight Rates Great Lakes.....	258	(390) (515)	
Businesses—Commencement, Acquisition and Expansion.....	600		
Butter—			
Dairy, Price.....	237		
Rationed Foods.....	465	*(486) (502)	
		(516) (520)	
		(528) *(547)	
		*(572) *(580)	
		*(588) *(607)	
Canadian Wool Board Ltd.....	117	*(544) *(577)	
Canned Fruits and Vegetables—Sale and Distribution of.....	416		
Canned Fruits and Vegetables—Sale and Distribution of.....	517	*(564) *(584)	
Carbonated Beverages—in Bottles.....	538		
Carcasses—Stamping of.....	533	*(597)	
Cargo Freight Rates—Great Lakes.....	258	(390) (515)	
Carpets—laying of.....	131		
Cattle, export.....	151		
Charge Account.....	225	(471) *(598) *(622)	
Chicken, Frozen, Dressed—Sale and Distribution of.....	503		
Chocolate Flavoured Dairy Drink, Vancouver.....	238	(413)	
City Gas Company of London.....	246		
Coal.....	1	*(4)	
Coal Administrator.....	1	*(4)	
Coffee.....	217	(256)	
Coke.....	1	*(4)	
Combined Wholesale Markups.....	325		
Commencement of Businesses.....	600		
Commercial Accommodation.....	315	(470) (478)	
		*(583) *(602)	
Commodity Administrator.....	414		
Commodity Prices Stabilization.....	237		
Corporation <i>re</i> Dairy Butter.....			
Compensation for Allocated Newsprint.....	222	(519)	
Concentrated Milk Products.....	195	(249) (283)	
		(329) (345)	
		(409)	
Conditions of Selling Goods and Services.....	302	*(359)	
Congested Areas—Housing Accommodation.....	200		
Consumer Credit.....	225	*(471) *(598) *(622)	
Consumption of Meat, Meatless Days, in Public Eating Places	532	*(541) *(581)	
Converted Paper Products.....	343		
Co-Ordinator of Foods Administration—Services.....	500		
Cream—Greater Victoria Area.....	187	*(193) (355)	
		(498)	
Vancouver.....	238	(413)	
Credit, Consumer.....	225	(471) *(598) *(622)	
Credit Price.....	225	(471) *(598) *(622)	

Title	Original Order	Amending Orders	
Dairy Butter, price.....	237		
Dairy Drink, Chocolate Flavoured—Vancouver.....	238	(413)	
Dairy Products Administrator.....	465	*(486) (502)	
		(516) (520)	
		(528) *(547)	
		*(572) *(580)	
		*(588) *(607)	
Director of Licensing.....	600		
Dissimilar Goods.....	414		
Distributive Trades—Administrator of.....	501		
Dominion Natural Gas Co., Ltd.....	246		
Dressing of Furs—Services.....	235		
Drinks, Soft.....	104		
	303	(426) (454)	
		*(594)	
Drying of Goods—Services.....	472		
Dyeing of Furs—Services.....	235		
Eating Places, Public, Meatless Days.....	532	*(541) *(581)	
Egg Breaking.....	357		
Separating.....	357		
Eggs, Special Packing and Processing.....	373		
Emergency Housing Accommodation—			
Fort William.....	599		
Hull.....	574		
Ottawa.....	574		
Toronto.....	574		
Vancouver.....	574		
Winnipeg.....	574		
Naval Cadet Barracks—	568		
Winnipeg.....			
Toronto.....	587		
Winnipeg, Manitoba.....	569		
Evaporated Milk—Priority Sales of.....	401	(469) *(542)	
Exchange of Leather, Imitation Leather and Certain Other Materials.....	546		
Excise Tax—Soft Drinks—Special War Revenue Act, Chap. 27, 5 Geo. VI.....	104		
Exemptions from Maximum Prices.....	336	*(360) (490)	
		(509) *(560)	
Expansion of Businesses.....	600		
Export of Cattle.....	151		
Fabric, Fleece.....	418		
Fats, Removal of from Beef Carcasses.....	231	(392)	
Federal Tax—1942.....	147	*(159)	
1943.....	245		
Fees for Licenses—Coal.....	1	*(4)	
Films—Moving Picture.....	99	(402)	
Fleece Fabric.....	418		
Flour—Wheat, Distribution of.....	540		
Foods Administrator <i>re</i> Dairy butter.....	237		
Vancouver Milk.....	258	(413)	
Foods, Canned Fruits and Vegetables—Sale and Distribution of.....	517	*(564) *(584)	
Foods, Rationed.....	464	(516) *(548)	
	589		
Butter.....	465	*(486) (502)	
		(516) (520)	
		(528) *(547)	
		*(572) *(580)	
		*(588) *(607)	
Meat.....	545	*(566) *(588)	
Meat.....	562		
Preserves.....	467	*(486) (505)	
		(516) *(580) *(606)	
	589		
Sugar.....	589		
	466	*(486) (510)	
		(516) *(580)	
		*(588) *(607)	
Footwear Leather.....	556	*(576)	
Footwear—Manufacturers' Selling Prices.....	293	*(364) *(557)	
Foreign Dealings—Goods, in Canada.....	593		
Fractional Cent, Retail Prices Adjustments of.....	449		
Freight Rates—Cargo—Great Lakes.....	258	(390) (515)	

Title	Original Order	Amending Orders
Fruits Canned—Sale and Distribution of	416	
Furs—Dyeing and Dressing of	517	*(564) *(584)
Garments—Labelling and Invoicing	235	
Gas, Price of	504	
Glasses	246	
Goods, Conditions of Selling	96	
Dissimilar	302	*(359)
Foreign Dealings with, in Canada	414	
Maximum Prices of	593	
Goods—Prices and 1942 Federal Tax	414	
Prices as affected by 1943 Tax	147	(159)
Scrap and Used	245	
Standard	489	(518)
Transportation of	414	
Groceries—Manufacturers' Prices of Certain	121	*(126)
Hog Carcasses, Stamping of	531	
Hogs, Slaughtering of	427	
Hotel Accommodation	427	
Housing Accommodation	316	(461)
	294	*(320) *(358)
		(459) (485)
		(487) *(582)
Housing Accommodation in Congested Areas	200	
Ontario (Petawawa)	405	
Ontario (Tp. of Gloucester—Owned by National Research Council)	552	
Naval Cadet Barracks, Winnipeg	568	
Emergency—Fort William	599	
Emergency—Hull, Ottawa, Toronto, Vancouver, Winnipeg	574	
Emergency—Winnipeg, Manitoba	569	
Possession of for Veterans	511	*(534)
Termination of Leases for	537	*(571)
Imported Goods—Conditions of Sale of Certain	595	
Invoicing—Textiles and Garments	504	
Imitation Leather—Sale or Exchange of	546	
Jurisdiction over Services	500	
Kidneys, Removal of	231	(392)
Kosher Beef	399	*(554)
Labelling—Textiles and Garments	504	
Laying of Carpets	131	
Linoleum	131	
Rugs	131	
Leases, Termination of—Commercial Accommodation	315	(470) (478)
		*(583) *(602)
Leases for Housing Accommodation—Termination of	537	*(571)
Termination of—Housing and Shared Accommodation	294	*(320) *(358)
		(459) (485)
		(487) *(582)
Termination for Certain Shared Accommodation	428	*(437) *(477)
Termination of, for Veterans	511	*(534)
Leather for Footwear	556	*(576)
Imitation Leather, and Certain Other Materials—Sale or Exchange of	546	
Imitation—Sale or Exchange of	546	
Purchases by Footwear Manufacturers	293	*(364) *(557)
Sale or Exchange of	546	
Lenses	96	
Licence Fees—Coal and Coke	1	*(4)
Licence Numbers—Use of	174	
Licences—		
Coal and Coke	1	*(4)
Seller of Goods	600	*(612)
Supplier of Services	600	*(612)
Licensing, Director of	600	*(612)
Limitation of Consumer Credit	225	(471) *(598) *(622)
Linoleum, Laying of	131	
Linseed Oil—boiled	100	
Live Stock Slaughtering	533	*(597)
Living Accommodation—		
Tourists Cabins	425	
Trailers	425	
Markup Table, Retail	450	
Markups—Combined Wholesale	325	
Maximum Prices of an article (See name of article)		

Title	Original Order	Amending Orders	
Maximum Prices—Exemptions from.....	336	*(360)	(490)
		(509)	*(560)
Maximum Rentals—			
Commercial Accommodation.....	315	(470)	(478)
		*(583)	*(602)
Hotel Accommodation.....	316	(461)	
Housing and Shared Accommodation.....	294	*(320)	*(358)
		(459)	(485)
		(487)	*(582)
Petawawa, Ont.....	405		
Meals, Purveyors of—Sales of Dressed Poultry to.....	506	*(609)	
Sales of Meat to.....	514		
Meat, Rationed Foods.....	545	*(566)	*(588)
	562		
Meat and Meat Products for Ships' Stores.....	488		
Sales to Purveyors of Meals.....	514		
Meat, Special Packing and Processing of.....	373		
Meatless Tuesday and Friday.....	532	*(541)	*(581)
Milk—Greater Victoria Area.....	187	*(193)	(355)
		(498)	
Milk, Vancouver.....	238	(413)	
Milk Products, Concentrated.....	195	(249)	(283)
		(329)	(345) (409)
Moving Picture Films.....	99	(402)	
Name of Business, Change of.....	414		
Change of, Services.....	435	*(444)	
New entrant in business.....	414		
Services.....	435	*(444)	
New Owner of business.....	414		
Services.....	435	*(444)	
Newsprint.....	170	*(213)	
Administrator.....	222	(519)	
Administrator's powers.....	170	*(213)	
Allocated.....	222	(519)	
Oil, Linseed.....	100		
Opticians—Services.....	96		
Optometrists—Services.....	96		
Packaging of Goods (Services).....	472		
Packing, Special, of Meat, Poultry and Eggs.....	373		
Paper Products—Converted.....	343		
Waste.....	380		
Wrapping.....	342		
Paperboard.....	341		
Pasteurizing of Honey (Service).....	472		
Permit for Slaughtering.....	533	*(597)	
Petroleum Products—Maximum Prices for.....	601		
Picture Films—Moving.....	99	(402)	
Possession for Veterans of Housing Accommodation and Shared Accommodation.....	511	*(534)	
Poultry, Dressed—Sales to Purveyors of Meals.....	506	*(609)	
Dressing.....	357		
Slaughtering.....	357		
Special Packing and Processing.....	373		
Powers of Administrators.....	82	*(122)	
Administrator of Services <i>re</i> Rail Rates.....	92		
Administrator of Services <i>re</i> Moving Picture Films.....	99	(402)	
Preserves—Rationed Foods.....	467	*(486)	(505)
		(516)	*(580) *(606)
	589		
Processing, Special, of Meat, Poultry and Eggs.....	373		
Rail Rates.....	92		
Railroad Standard Watches.....	181	*(209)	
Rates, Rail.....	92		
Ration Administrator.....	464	(516)	*(548)
	465	*(486)	(502)
		(516)	(520)
		(528)	*(547)
		*(572)	*(580)
		*(588)	*(607)
	466	*(486)	(510)
		(516)	*(580)
		*(588)	*(607)
	467	*(486)	(505)
		(516)	*(580) *(606)
	545	*(566)	*(588)
	562		
	589		

Title	Original Order	Amending Orders
Rationed Foods.....	464	(516) *(548)
Butter.....	589 465	*(486) (502) (516) (520) (528) *(547) *(572) *(580) *(588) *(607) *(566) *(588)
Meat.....	545	
Meat.....	562	
Preserves.....	467	*(486) (505) (516) *(580) *(606)
Preserves.....	589	
Sugar.....	466	*(486) (510) (516) *(580) *(588) *(607)
	589	
Rationing of Evaporated Milk.....	401	(469) *(542)
Railroad Standard Watches.....	181	*(209)
Real Property Administrator.....	200	
	424	
Real Property—Deep River, Ont.....	573	
Removal of Fats from Beef Carcasses.....	231	(392)
Kidneys from Beef Carcasses.....	231	(392)
Rental of Moving Picture Films.....	99	(402)
Rentals Administrator.....	500	
Jurisdiction.....	424	
Retail Markup Table.....	450	
Rubber Administrator.....	500	
Rugs, laying of.....	131	
Sale of Leather, Imitation Leather and Certain Other Materials.....	546	
Moving Picture Films.....	99	(402)
Sale on Credit.....	225	(471) *(598) *(622)
Sales of Evaporated Milk—Priority.....	401	(469) *(542)
Scrap Goods.....	489	(518)
Seeds Administrator.....	500	
Service Personnel—		
Civilian Suits for.....	590	
Services, Conditions of Selling.....	302	*(359)
Drying of Goods.....	472	
Dyeing and Dressing of Furs.....	235	
Egg Breaking.....	357	
Egg Separating.....	357	
Jurisdiction Over.....	500	
Laying Carpets, etc.....	131	
Maximum Prices for.....	435	*(444)
New or altered.....	435	*(444)
Optometrists, Opticians.....	96	
Pasteurizing of Honey—(service).....	472	
Packaging of Goods—(service).....	472	
Poultry Dressing.....	357	
Poultry Slaughtering.....	357	
Price as affected by 1943 Tax.....	245	
Prices—1942 Federal Tax.....	147	*(159)
Slaughtering of Animals.....	204	
Telephone.....	119	
Shared Accommodation.....	294	*(320) *(358) (459) (485) (487) *(582)
Possession of for Veterans.....	511	*(534)
Ship's Stores.....	226	*(280)
Meat and Meat Products for.....	488	
Slaughtering of Animals.....	204	
of Hogs.....	427	
of Livestock.....	533	*(597)
Soft Drinks.....	303	(426) (454) *(594)
Soft Drinks, Bottled.....	104	
Special Areas—Specified Goods in.....	507	
Special War Revenue Act, Chap. 27, 5 Geo. VI.....	104	
Specified Goods in Special Areas.....	507	
Stamping of Carcasses.....	533	*(597)

Title	Original Order	Amending Orders
Standard Goods.....	414	
Watches—Railroad.....	181	*(209)
Stores, Ships'.....	226	*(280)
Sugar Administrator.....	466	*(486) (510)
		(516) *(580)
		*(588) *(607)
	589	
	467	*(486) (505)
		(516) *(580) *(606)
Sugar—Rationed Foods.....	466	*(486) (510)
		(516) *(580)
		*(588) *(607)
	589	
Suits—Civilian—for Service Personnel.....	590	
Tea.....	83	
	216	
Telephone Services.....	119	
Termination of Leases for Certain Shared Accommodation...	428	*(437) *(477)
For Housing Accommodation.....	537	*(571)
Housing and Shared Accommodation.....	294	*(320) *(358)
		(459) (485)
		(487) *(582)
Textiles—Labelling and Invoicing.....	504	
Timber Administrator.....	500	
Tourists Cabins—living Accommodation.....	425	
Trailers—living Accommodation.....	425	
Transportation of Goods.....	121	*(126)
Union Gas Co. of Canada Ltd.....	246	
United Gas and Fuel Co. of Canada Ltd.....	246	
Use of Board's Name.....	174	
Licence Numbers.....	174	
Used Goods.....	489	(518)
Used Goods Administrator.....	500	
Vegetables, Canned—Sale and Distribution of.....	416	
	517	*(564) *(584)
Veterans—possession of accommodation for.....	511	*(534)
Wartime Food Corporation Ltd. re Cattle.....	151	
Waste Paper.....	380	
Watches—railroad standard.....	181	*(209)
Wentworth Gas Co. Ltd.....	246	
Wheat, Canada Eastern Winter.....	423	
Wheat Flour—Distribution of.....	540	
Wholesale Markups—Combined.....	325	
Windsor Gas Co. Ltd.....	246	
Woodpulp.....	331	
Wool.....	117	*(544) *(577)
Wool Administrator.....	117	*(544) *(577)
Wrapping Paper.....	342	



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